

The Calcutta Gazette

WEDNESDAY, JULY 2, 1924.

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PART I.

Orders and Notifications by the Governor of Bengal, the Guvern of Bengal, the High Court, Government Treasury, etc.

ORDERS BY HIS EXCELLENCY THE GOVERNOR

No. 7924A.—The 28th June 1924.—Whereas the Commissioners appointed under rule 36 (2) (a) of the Bengal Electoral Rules to enquire into the petition presented by Babu Shyam Chand Basak against the election of Rai Pyari Lal Das Bahadur to the Bengal Legislative Council by the Dacca City (non-Muhammadan) constituency have after due enquiry reported to the Governor that the returned candidate Rai Pyari Lal Das Bahadur was duly elected and have recommended that the petition presented by Babu Shyam Chand Basak be dismissed.

Now, therefore, in exercise of the power conferred by rule 45(3) of the said rules, the Governor is pleased to order that the said petition be dismissed and that Rai Pyari Lai Das Bahadur be deemed to have been duly elected to the said Council.

The Governor is further pleased to order that in accordance with the recommendations of the said Commissioners the petitioner Babu Shyam Chand Basak shall pay respondent No. 1 (Rai' Pyari Lal Das Bahadur) Rs. 1,500 as pleader's fees and also the costs incurred by the respondent No. 1 in court and process fees and witnesses' expenses.

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The following report of the said Comn issioners is published in accordance with rule 45 (8) of the said rules.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offg.).

in the Court of the Commissioners appointed under Rule 36 (2) (a) of the Bengal Electoral Rules.

PRESENT:

M. Yusuf, Esq., I.c.s., Mymensingh S. N. GUHA, Esq., Addit		•••	•••	• President.	
Rai Kamala Nath Das Ba	 thadur, Retire			· Uommissione	rs.
Shyam Chand Bysak .		•••	•••	Petitioner,	
	versi	is			
Rai Bahadur Pyari Lal l	Das, M.B.E.	•••	•••	Respondent 1	Vo. 1.
Dhirendra Chandra Ray	•••	•••	•••	vitto	2.
Satish Chandra Sarkar	•••		•••	Ditto	3.

Report.

The petitioner and the 3 respondents were the four candidates for a seat in the Bengal Legislative Council, to represent the Non-Muhammadan Constituency of the City of Dacca at the last General Election held in November 1923. The result of the election was that the respondent No. 1, Rai Bahadur Pyari Lal Das, M.B.E., was returned as the successful orndidate. The petitioner and the other two respondents stood respectively 2nd, 3rd, and 4th in respect of the votes secured by them. The majority obtained by responded No. 1 over the petitioner, according to the Election Petition, consisted of 29 To petitioner, by his present Election Petition, seeks to have the Election of the Lit No. 1 set aside, and, further, to have it declared that he (the petitioner) had rest 'uly elected. The petitioner further prays that if the irregularities alleged by him and to have vitiated the sti Election, the whole of the Election might be set aside. Seport of the Election. on, the petitioner alleged certain corrupt practices and bee be In "be respondent N. ... traversed the petitioner's allegations, both with respect to ractices and from pliance with certain regulations, both with respect to ractices and from pliance with certain regulations. The other 2 responsed also filed to statements, but they did not subsequently take any part in tall enquir that any part in the length of the respondent No. 2, Dhirendra a Part to the respondent No. 2, Dhirendra a Part to the respondent No. 2, Dhirendra nol CO de .ad also filed tual enquir th atially supported the petitioner's allegations in the latter's Election Ch\ n Ray

proceeding further, we may mention certain matters, in respect of which

; ad either reserved our opinion, or which had transpired during the enquiry.

4. On the 11th of April last, when we sat for the first time to settle the points for determination petitioner had presented a petition, alleging three more instances of behalf of the respondent No. 1. We, however, declined to entertain having regard to the period of limitation prescribed under Rule 32 (1) (a) of the Beiler of Rules, the above petition was time-barred.

of the Bender of Rules, the above petition was time-barred.

5. Another relates to the prayer made by respondent No. 2 in his written statement, claiming the respondent No. 1 and the petitioner were declared seful. We declined to entertain this prayer, having regard to the proviso to Rule 42 (1) of the Bengal Electoral Rules, which had not been complied with.

6. There were also certain recriminating allegations in paragraph 17 and part of paragraph 18 of the written statement of respondent No. 2, which we declined to consider,

as the proviso to Rule 42 (1) had not been complied with.

7. On the 19th of May last (the date on which we commenced the actual enquiry, i.e., the recording of evidence) the respondent No. 1, by a petition, prayed for the alteration of point No. 9 for determination. The main ground for that petition was that, as the official marks on the ballot papers were to be kept secret under the Bengal Electoral Regulations, those papers could not be inspected by the petitioner and that, therefore, the petitioner's allegation with regard to the absence of official marks on the back of some of the ballot papers could not be enquired into. In our opinion, there was no substance in this petition since Regulation XXIX (2), enjoining secrecy of the official marks, obviously was applicable only when there was no enquiry on an Election Petition. When, however, such an enquiry was ordered on an Election Petition, in which the very question of non-observance of the secrecy referred to above was raised, the official marks could not be kept secret during that enquiry.

8. We may also mention that in the course of our enquiry we inspected the Wari Girls' School (one of the polling stations) and one Iswar Thakur's house, on the 5th of June last, in presence of the petitioner's learned Counsel and Pleaders for respondent No. 1. We shall have occasion to refer to these places in this report, and we inspected them, so as to give us a better idea of the localities.

9. It is, further, necessary to note here that our estimate as to the credibility of many of the important witnesses has been affected appreciably by the admitted fact that the respondent No. 1 and his alleged agent, Nabendra Nath Bysak, have been on bad terms with respondent No 2, Dhirendra Chandra Ray, in connection with public matters. For instance, it is in the evidence of petitioner's witness No. 16 Taposh Babu, a pleader, that at the Municipal Election before last, in the contest for the Chairman-ship between the late Nawab Yusuf and respondent No. 1, who had eventually succeeded, respondent No. 2 sympathised with the Nawab. The same witness has also stated that at the Council Election held in 1920, respondents 1 and 2 were both candidates, but the respondent No. 1 was elected, respondent No. 2 having withdrawn. It further appears from the evidence of petitioner's witness No. 25 that at the last Municipal Election, in the contest for the Chairmanship between Mr. Nazimuddin and respondent No. 2, in which the former succeeded, respondent No. 1 and Nabendra Nath Bysak had supported Mr Nazimuddin. It is also in evidence that there had been several Municipal Election suits between the petitioner and Nabendra. It is further in the evidence of respondent No. 1 that there were two parties in the Dacca Municipality, one of which is headed by the respondent No. 1, and the other by the respondent No. 2.

As to the feeling between Nabendra and respondent No. 2, it has been particularly bitter since last August. Both of them were Municipal Commissioners at the time. It appears that in August last, in consequence of a letter received from the District Magistrate, a resolution was moved by respondent No. 2 at a meeting of the Municipal Commissioners for the removal of Nabendra and two other Commissioners from the Municipal Board. Respondent No 1 apparently did not assent to the resolution, but moved an amendment, and further interviewed the Divisional Commissioner, to bring about an amicable settlement, and, at the instance of Nabendra, respondent No. 1 also interviewed Sir Surendra Nath Banerjee, the then Minister in charge. Eventually, the above resolution resulted in the removal under the orders of the Government, of Nabendra and the other two Commissioners from the Municipal Board. Nabendra had since then

instituted a suit against the above order of removal.

nany of We have thus been influenced in estimating the credibility or otherwise o ondent the important witnesses, who are in some way or other closely connected with a No. 2, as it was perfectly clear to our minds, from the written statement of reachers that he was substantially supporting the petitioner's case, although, as noted, respondent No. 2 did not take any ostensile propersion. It is in the actual trial Respondent No. 2, as the evidence shows, is a very infinity person. It is in evidence shows as a constant of the person. 'lent ijŻ It is in evic yading Pleader of Dr that he is the only son of Babu Ananda Chandra Ray (o. pique position in o surroundii vibly his wea: who has been described as being very rich and holding. Bengal. We are, therefore, perfectly satisfied, having regastances, that the position and influence of respondent No. 2, and in prosecution ings, to had been placed at the petitioner's disposal, in order to he. Election Petition, and that this was done in consequence of the ba we have referred.

- 10. With these preliminary observations, we now proceed to dections made in the Election Petition. These allegations will appear sufficient first nine points, which were settled by us on the 17th April last for determination di the enquiry. They are as noted below:
- "(1) Was Babu Nabendra Nath Bysak, an agent for respondent No. 1 of Rs. 1,200 or thereabout, with one Sitanath Karmakar of Jogina 3, for the purpose of securing votes for the respondent No. 1 of or industribute voters to refrain from voting for other candidates? Was a sum of Rs. Widence or about out of that said sum set apart for paying poor voters of the above walk, and was the balance of Rs. 1,000, or thereabout, paid to meet the cost of supplying electric lights for the Thateri Bazar Road in the above ward? Bazar Road in the above ward?
- (3) Was a sum of Rs. 300, or thereabout, paid at Goailara Lane by the said Babu Nabendra Nath Bysak on the 21st of November 1923, on behalf of respondent No. 1 to one Akoo Chandra Bysak (voter No. 808 of the published list) of holding No. 2 of Goailara Lane of Ward No. 3? Was this payment made to secure votes of the voters of that ward, as well as of others of the locality, and was the above sum paid for repairs of the Thakurbari of the idol "Radharaman Jee" of the voters of holding No. 2 at Goailara Lane, Ward No. 3, and has the above sum been actually spent in repairing that Thakurbari?
- (4) Was a sum of Rs. 100, or thereabout, paid on the 21st of November 1923, by Babus Gour Chandra Das, Radha Raman Das, Gokul Chandra Das of Enayetganj, Ward No. 7 in the house of Thakurdas Rishi of Chowdhury Bazar, Ward No. 7 to Mohini Rishi, Thakurdas Rishi, Jarasindhu Rishi and Purna Rishi of Chowdhuri Bazar of the said ward? Was the payment made to secure the votes of these Rishis for representations. for respondent No. 1?

- (5) Did Babu Nabendra Nath Bysak, as agent for respondent No. 1, on the 19th of November 1923, take a vow in the Thakurbari of Sita Nath Karmakar of Joginagar in Ward No. 3 to make a further payment of Rs. 800, or thereabout, to meet the cost of supplying electric light and extending connection to the Thakurbaris, in addition to the sum of Rs. 1,200, or thereabout, mentioned in point No. 2? Was this promise of a further payment of Rs. 800, or thereabout, made in order to induce the voters of that locality to vote for respondent No. 1 and not to vote for any other candidate?
- (6) Did Amrita Pal of Puran Moghultuly on the 22nd of November 1923 tell Prabhat Chandra Sen, Kaviraj of that quarter, that respondent No. 1 had promised to reclaim an old tank, described and bounded, as mentioned in the petitioner's petition of to-day's date, if the people of that quarter would give votes for respondent No. 1? Did respondent No. 1 wait in his gari whilst Amrita Pal went and spoke to Pabhat Chandra Sen as above?
- (7) Did some one personate one Haran Chandra Chatterjee, voter No. 649 of the published list, and did that person vote as a registered voter of Sashi Mohan Basak's Lane in Ward No 3? Is it a fact that Haran Chandra Chatterjee had not been heard of for many years, and that he was not at Dacca on the date of voting?

(8) Was an attempt made on behalf of the respondent No. 1 to have one Kanchan Muchi of Ward No. 5 who had been long dead, personated by some persons in order to

have Kanchan Muchi's vote recorded for respondent No. 1?

(9) Has the Election of the respondent No. 1 been vitiated, or the result of the election materially affected by any of the irregularities, omissions, defects, or non-compliance with the Electoral Rules and Regulations referred to, or alleged in paragraph 6 (a)—(e) of the petitioner's Election Petition?"

It was conceded by the learned Counsel for the petitioner that there was no evidence with respect to points 5, 6 and 8, and we must hold, therefore, that the accusations, as appearing under these points, have not been proved.

12. With regard to point No. 1, as to whether Babu Nabendra Nath Bysak was an agent for respondent No. 1, in view of our finding on point No. 5, and further of the conclusions we shall presently record with respect to points 2 and 3, it has become

unnecessary to consider the point No. 1.

13. Turning next to point No. 7, it was alleged that some one personating himself as Haray thandra Chatterjee (voter No. 649 of the Electoral Roll) had registered his vote at the polling station (Ward No. 3). It was, further, stated that Haran had not have heard of for many years, and that he was not at Dacca on the polling date.

The registered of these allegations is, in our opinion, exceedingly meagre and in the registered on this point are Nos. 2.2.4 5 and 11 on the Tull Tence in support of these allegations is, in our opinion, exceedingly mongle living its witnesses examined on this point are Nos. 2, 3, 4, 5 and 11 on the aller is side. As to No it Hall is brother, he himself was not at Dacca last Karrik agrahayan, the Election of the other witnesses at the utmost only proves in p 2 th Agrahayan last sevidence of the other witnesses, at the utmost, only proves did not see Haf so the date of Election. This does not, however, necessarily that have mass of the polling \mathbf{t} th p at the polline would have while best witness on the point, nor has any reason been assigned for called him as a witness. We may also note that the allegation rission th' witness. We may also note that the allegation witness. We may also note that the allegation witness. We may also note that the allegation witness as the evidence and witness. We may also note that the allegation are witness. We may also note that the allegation are witness. We may also note that the allegation are witness. We may also note that the allegation are witness. We may also note that the allegation are witness. as And for which he had been away from Dacca, which varies from 1 to 7 years.

We acce in the hold that the above allegation of personation has not been proved. hiles and Regulations under the Bengal Electoral Rules and Regulations, however, evidetion has 6 (b). (c parstraphs 6 (a) to 6 (e) of the Election Petiticn. During the enquiry, been addred in respect of non-compliance, detailed only in (c a solver in petition.

Spha 6 (b), it was alleged therein that on some of the gard to the solver in the body and that therefore Parse

paragraphs 6(b), (c + b)

(b) With regard to ballot papers the official mark had not been put on the back, and that, therefore, Regulation XLVII (1) (a) had been infringed. We were, on the basis thereof, asked to reject such ballot papers, in respect of respondent No. 1, as had not the official mark on their back, and thus to ascertain if the respondent No. 1 could still maintain his majority of 29 votes over the petitioner. One of us was inclined to enter into the scrutiny of the ballot papers of all the candidates, and then to exclude such of them as did not bear the official mark on the back. No doubt this would have been the only course, in fairness to all the candidates, had we been satisfied that some of the ballot papers, in respect of respondent No. 1, did not bear the official mark on the back. All of us, however, eventually came to the conclusion that all the ballot papers with regard to respondent No. 1 had sufficiently recognizable official mark on the back. The official mark is the letter "B." One of the polling officers, Babu Atul Behari Dutt, who, on the special prayer made by the petitioner on the 13th instant (towards the close of the arguments of the learned Counsel for the petitioner), was examined on the 14th idem, has described the process by which this mark was put. From his evidence it appears that the ballot paper was put inside the press (Exhibit I) with the back of the paper turned up, and that, by the pressure on the paper made by the officer, the impression produced on the back of the paper was the

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letter "B" in relief, whilst that on the front of the paper was the same letter, hollow. Now, it appears that on some of the ballot papers in question, the letter "B" in relief appears on the front, and not on the back, and it was thus contended that those papers should have been rejected by the Returning Officer, and should now be excluded by us. We are unable to concede to this contention or to grant the request made. The question to be considered-vite "Rogers on Election," page 148-is whether "looking at each ballot paper, there was evidence of an intention to make the official mark, and of a recognizable official mark, upon its back. Now, the ballot papers, in respect of respondent No. 1, which bear the official mark "B" in relief on the front, and not on the back, still bear, and that too, distinctly part of the same official mark "B," though hollow. It is thus clear to us that there is evidence of an intention to make the official mark, and of a recognizable official mark, upon the back of each of these papers, though through inadvertence these papers were not put in the press with their back turned up, so that, by the pressure of the press, the impression produced on them could have been the letter "B" in relief. There cannot be the slightest doubt, however, that there has been substantial compliance with the Regulation XXXII of the Bengal Electoral Regulations in respect of such of the hallot papers, the validity whereof has been questioned. The learned Counsel for the petitioner urged strenuously before us that the test to be applied, as referred to in the above passage in "Rogers on Election," was based on section 13 of the English Ballot Act, and that the Rules and Regulations under the Bengal Electoral Rules and Regulations did not contain any provision corresponding to section 13 of the English Ballot Act. We are, however, of opinion that under Rule 44(1)(c) of the Bengal Electoral Rules, we have to consider whether the irregularity in question has materially affected the result of the Election. Bearing this in mind, therefore, as also the fact that both in England and in India it is imperative, as a general rule of law, that a ballot paper not bearing on its back the official mark, must be rejected, the test referred to in the above passage is equally applicable in considering the effect of such an irregularity during an Election in this country. Thus, for reasons already noted by us, the irregularity in question cannot possibly be said to have materially affected the result of the Election.

(c) With reference to the allegation in paragraph 6(c) of the Election Petition, which may for the sake of brevity be described as tiffin incident, it is to the effect that on the 23rd of November last, the polling date at the Wari Girls' School (Ward . III) the (III) the tree Ray two polling officers-Munsifs Babus Jotindra Kumar Bose and Jamini K. suspended polling business for more than 15 minutes between 2 P.M., and 3 P., to have tiffin, and that thus there had been an infringement of Regulatio vorder KV. There is no dispute as to the Local Government having appointed 10. the hour at which the polling was to commence in 13 P.M., as that at it was to cease on the above date. The case for record No. 1 was that there ch 28 no suspension of business before 3 P.M., and that the othad tiffin after 3 " which hour the polling station gates were closed. The m hportant witne he point under consideration are the 2 polling officers, one of wh Babu Jotindi ... ar Rose, was examined by the petitioner, and the other, Babu respondent No. 1. So far as Jotindra Babu's evidence is concer. 'ni Kishore R. þΥ loes not he respondent No. 1. กร ' tea—' much or at all, for he cannot remember when he and the other Mu: fıling to him, it might have been before or after 3 P.M. He has, furthe... he hre does not remember when he had tea, he does not remember whether-(of the polling station) doors were open when he was having tea. He is, how? positive in stating that no one came to have his vote recorded during the time he tow... over his tea. On the other hand, Jamini Babu is absolutely certain than had his te after the enclosure gate had been closed at 3 P.M. There is unfortunate some discrepancy in the evidence of these two officers, as to whether tea in their own respective polling rooms or in Jotindra Babu's polling. Further Jamini Babu could not remember whether there was any enclosure the Northern side, the one to which he had deposed to being on the widelice of the South and had not probably noticed the other enclosure gate on the Nothern side, which would be near Jotindra Babu's room.

The other witnesses examined on this point on the petitioner's side are Nos. 9, 10, 13, 16, 17 and 19. The respondent No. 1 has also examined one Gobinda Lal Ganguli (a clerk of the District Magistrate's office), who acted at the time as a clerk of the polling officer, Jotindra Babu. None of these witnesses is really reliable. So far as the clerk Gobinda Lal is concerned, he contradicts both the polling officers on certain points. It may also be noted that he and his father live in a house rented from one Prasanna Babu, son-in-law of respondent No. 1.

With regard to the remaining witnesses on the petitioner's side we note briefly our reasons for our holding them to be unreliable. Witness No. 9, Radha Bullab Bysak, has made self-contradictory statements as to whether he went home or kept strolling along the road when, as he says, he did not find the Polling Officer on his arrival at the polling-station at 2 P.M.

Petitioner's witness No. 10, Chitya Binode Bosu, has admittedly been owing Rs. 1,500 to the Dacca Bank for over three years, and he further states that the petitioner is the Managing Director of that Bank, and that it is the duty of the Director to decide as to who should be sued for by the Bank. Further, he has mentioned the hours, by guess, Moreover, we entertain serious doubts as to whether this witness really went to the

polling station that day, for, although he has first stated that he had found the door of the main building closed, he eventually admitted that he did not notice the doors of the polling room, nor did he know which the polling room was. He has also made certain other statements towards the end of his cross-examination, which tend to show that he did not really go to the polling station on that day.

As to witness No. 12, Ram Das Bysak, he has related a story which is at variance with the petitioner's case. According to him, when he did not see the Presiding Officer after 2 P.M., he sat down inside the enclosure, and after some time when he went to have his vote recorded, he was prevented from doing so by some Chaprasis, with the result that

he returned home at dusk.

Witness No. 13, Lalit Mohan Bysak, would state that he arrived at the polling station at 2-15 or 2-30 P.M., and finding both doors of the verandah shut, he went home and returned at about 3 or at 10 or 15 minutes before or after 3, when he found the enclosure gate closed. This witness's statements, also towards the end of his crossexamination, lead us to doubt whether the story related by him is true, for he would state that, even if he had known that the gate would be closed at 3 P.M., he would have still gone home, as his house was only 10 minutes' walk from the polling station. When questioned as to the necessity for going home, he at first stated that he went on business; next he said that he had gone home to have a drink of water; and finally he stated that he

had gone home to fetch a paper, but did not remember what the paper was.

The next witness No. 16, Babu Tapesh Chandra Banerjee, Pleader, was admittedly the polling agent of respondent No. 2, and was, further, admittedly very friendly with that respondent. Apart from this, this witness could not swear whether, when Jatindra Babu had tiffin, the door of his polling room was open or closed. Now, the question as to Whether the polling station enclosure gates were closed before or after the polling officers had their tea or tiffin, is of the utmost importance, for it is the case of both parties that the polling station enclosure gates were closed at 3 P.M., as prescribed by the Government. With regard to this question, then, Tapesh Babu's evidence should be considered carefully. According to him, he left Jatindra Babu's polling room for tiffin between 2 and 3 P.M., and was away for 10 or 15 minutes. He went on to state in his examination-in-chief that it was not very long after his return that the enclosure gates were closed—that by no means it was more than half an hour, and that probably it was 15 minutes after his return. This cross-examination, however, he stated that when he returned after tiffin he had not accasion to examine whether the enclosure gates were open or closed, and that, therefore the above statement of his on the point was based on inference. Finally, in the communication he added that he did not notice whether the enclosure ga Threre open or closed on his return after tiffin. Having regard to these varying stable to the statement made by Tapesh B as to his having legislating room between 2 and 3 P.M. for tiffin, can be sa

relied upon.

3. regard to with too. 17, Babu Sarat Kumar Chakravarty, a retired Pleader of R.18' Courts, Derick; his evidence is not satisfactory either. In the first place, at distate that too, in the northern room with the Presiding Officer Babu Jamini th h tore Ray. ore Ray. A proposer of fact, that officer occupied the Southern room, and Jatindra occupied the Southern room. Then again, he could not state how many enclosure product the thought there was only one door on the West side of the proposer of the word "compound," therefore, the door referred В gu As at the time of our local inspection. It may also be noted that admittedly he had stated the how receired to by him, by guess. Finally, this witness, as admitted by him, a not at the part of the political views held by respondent No. 1, or many of the Finally, this witness, as admitted by him,

h, in the Council.

insorly the witness No. 19, Jogendra Kishore Roy. For reasons which attom in considering point No. 2, this witness is absolutely untrustional unrelian.

The netitioner's witness No. 20, Paresh Chandra Das Da Hibe will be montros.

worthy and unreliau.

We may further m. sp, the petitioner's witness No. 20, Paresh Chandra Das Gupta (Chief Agent for the national Insurance Company, for Eastern Bengal), who has deposed to his presence at the polling station in question from 11 a.m. to 3 P.m. on the polling date, was not asked a single question about the tiffin incident. In view, however, of the estimate of this witness's evidence with respect to point No. 2, we should have in all probability refused to rely on his testimony, had he deposed to the tiffin incident, in support of the petitioner's allegation. The petitioner, however, could not have anticipated that estimate, and should have questioned Paresh with regard to the tiffin incident as well.

Some stress was laid by the learned Counsel for the petitioner on the non-examination by respondent No. 1 of one Babu Upendra Gupta. We do not, however, attach any importance to this omission, as this witness had, in the first instance, been cited by the petitioner, and it was only on his non-examination by the petitioner that the respondent No. 1 cited this witness.

For the reasons set forth above, therefore, we are unable to hold that the two polling officers in question suspended polling business between 2 and 3 P.M., as alleged by the petitioner, or that they had tea or tiffin between those hours.

(d) With regard to the allegation in paragraph 6 (e) of the Election Petition, it related to the alleged infringement of Regulation XXXIII of the Bengal Electoral

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Regulations, it being stated that at the polling station in Ward No. 7 the Polling Officer, in almost all the cases, had seen the marks put by the voters on the ballot papers sgainst the names of candidates, for whom they had voted, and that consequently the secrecy of voting enjoined by the above Regulation had not been observed. Three witnesses have been examined on this point, two of them being voters and the third, Babu Gyanendra Narayan Choudhury (a pleader), being a polling agent for respondent No. 2. Gyan Babu's evidence does not show that the Polling Officer saw the marks put by the voters on the ballot papers. All that Gyan Babu has stated is that some time after the polling had begun, the Polling Officer accompanied the voters, when the latter went from the polling room to behind a black board, to put their marks on the papers. The Polling Officer may have done this to expedite matters, as he was bound to see that the official mark had been put on the ballot papers.

As regards the other two witnesses—voters Nos. 24 and 25 on the side of the petitioner, both of them, admittedly, canvassed for respondent No. 2 at the last Council Election. Then again, it is not clear from the evidence of either of these two witnesses whether the Polling Officer actually saw the mark which had been put by these witnesses on ballot papers against the candidates, for whom they had voted. According to witness No. 24, he inferred that the Polling Officer had been looking at the "X" mark, because that officer asked the witness to fill up the paper and put it in the ballot box, after which the witness happened to look at the Polling Officer and noticed that the latter was looking at the witness. The reason given by the witness No. 25 is equally unconvincing, it being to the effect that, when the was putting the "X" mark the Polling Officer was

standing near him.

The evidence on this point is, therefore, in our opinion, meagre, unsatisfactory and inconclusive, and we accordingly hold that the allegation under consideration has not been proved.

In connection with this point we may also note that, as the Polling Officer in question was eventually called at the instance of the petitioner, and was examined, as already noted by us, on the 14th instant, the petitioner could have, with the permission of the Court, easily questioned the Polling Officer (even though he had been originally cited by respondent No. 1, though not examined) also with regard to the allegation contained in paragraph 6 (e) of the Election Petition, but he did not do so. It has also unfortunate that it did not strike any of us at the time to question the Pol. Officer on the point

We must also note here that, although with respect to the allegation 6 (b) and part of paragraph 6 (c) of the Election Petition, the petitioner's veritable petition contained the declaration that these elegions were true to his k the petitioner did not examine himself. In our in examined himself, as various other facts might have the cross-examination.

or about the 19th of November last Nabendra Nath Bysak h. behalf of r. No. 1, deposited a sum of Rs. 1,200 or thereabout with on Nath Karm Joginagar (Ward No. III), for the purpose of securing votes for sponder or for inducing the voters to refrain from voting for other candical been stated that out of the above sum, Rs. 200 was set apart for pagand the balance of Rs. 1,000 or thereabout was spent in meeting the costs of sub electric lights for Thateri Bazar Road in the above ward.

It may incidentally be noted here that point No. 5, which, as wether adreasing the proved, related to a vow said to have been made by Nibeles and the Sita Nath Karmakar's Thakurbari, to make a further payment of Rs. 1. In the Election Petition this vow or promise was stated to be a dirther transaction by itself. During the enquiry, however, evidence was given to by item of this promise was at first made at the same time and place as those at which the harment of Rs. 1,200 was said to have been made, and that the vow in the Thakurbari (about which, however, there is no evidence) followed the promise. In our opinion, the variation in the allegation with regard to the time and place of the alleged promise is material, as it tends to show further development in the story since the presentation of the Election Petition. Now further development in the story since the presentation of the Election Petition. Now further development in the story since the presentation of the Election Petition. Now further development in the story since the presentation of the Election Petition. Now further development in the story since the presentation of the Election Petition. Now further development in the story since the presentation of the Election Petition. Now further development in the story since the presentation of the Election Petition. Now further development in the story as to the actual payment of Rs. 1,200 rests primarily on the evidence of P. W. 19, Jogendra Kishore Roy, and P. W. 22, Nripendra Chandra Roy (a Homeopathic Doctor). The story related by both these witnesses is, in our opinion, almost dramatic in its nature. Briefly, according to Jogendra, he had gone to see Iswar Thakur on the morning of the 19th November to enquire what progress had been made by Iswar to Jogendra, but they were held by us to be inadmissible, as Iswar had not been called. We shall note presently our ground for that refusal. Jogendra would, further, state that, as arranged with Iswar, the former hid himself in one of the latter's rooms, and s

The other witness Nripendra relates more or less the same story. According to him, he happened to have been paying a professional visit at the time to the family of Brindaban, Iswar Thakur's brother, and had watched the incident and had heard the conversation, whilst he was seated in Brindaban's verandah which, according to him, was 5 or 6 cubits from Iswar's temple-house. The Commissioners, however, as a result of the local inspection, are of opinion, that the distance was about 15 feet.

Jogendra's story is, further, to the effect that, after having witnessed the above incident in the verandah of Iswar's temple-house, we went and saw Murali Pal, who was said to have made certain statements, in consequence whereof Jogendra saw respondent No 2, and as a result of consultation between these two it was, as stated by Jogendra, then decided not to pay any money, and also to secure some persons who were not known to respondent No. 1 or to his party, and to take them to Murali Pal's house, to hear what Murali had to say, so that they might be witnesses, in case there were to be subsequently any Election litigation. Efforts were said to have been made to secure two Sub-Deputy Collectors, but it was said that they were not found. Eventually, Jogendra Kishore Ray, accompanied by witness No. 18, Sasanka Mohan Das Gupta (a pleader), witness No. 20, Paresh Chandra Das Gupta (Chief Agent for the National Insurance Company), and one Rajendra Kumar Bose (a Zamindar) went to Murali Pal's house at about 5-30 P.M. the same day, and it was stated by them that Murali made certain statements, as a result whereof on the same evening at about 7-30 or 8 P.M., Jogendra, Rajendra Kumar Bose, Paresh Chandra Das Gupta, and Babu Kshitish Chandra Neogi, M.L.A., went to Gosainbari. Here again it was stated that Murali made a certain statement, whereupon Jogendra was alleged to have stated that he had not brought money, and that he could not commit himself, without consulting respondent No. 2.

Before proceeding further to consider the character of the evidence of the above witnesses, we may note here our reasons for refusing to admit the statements said to have been made by Iswar to Jogendra. Since Iswar had not been called by the petitioner any statement made by him was obviously in the nature of hearsay. No doubt, if properly proved, such statements were relevant, with reference to sections 6, 7 and 9 of the Evidence Act, as urged by the learned Counsel for the petitioner. The learned Counsel, however, relied on section 19 of the Evidence Act, to prove such statements as admissions, and he furtheredited the cases in 1. L. R. 5 Mad. 239, and 20 Indian Cases, 792, in support of his contained by Iswar, for he was not a person whose position to the alleged statements and by Iswar, for he was not a person whose position or liability it was necessary prove as against any party to this enquiry. In this view, then, the rulings cited is a second Counsel did not help him either. Nor is there anything in Rule 44 (1) of the Bengal Electoral Rules on Item No. 3, Part II, Schedule V, to the said Rules, to refer the petitioner, statements and the said of the petitioner.

County for the petitioner, structured for having a case in which Iswar stands on his trial for having pived (with others); and gratification, as alleged by the petitioner.

A gage we may a fall spose of the question as to whether the statements said to have a hiade by Mura of Togendra on the morning of the 19th of November last, and to Joya ara, Paresh, Pa

of Murali, petitioner's witness No. 29, is to the effect that he neither any other incident in connection with Thateri Bazar and the one in Gosainbari. He further states that he did not remembered hor Joginagar votes, excepus , andra on the morning or on the afternoon of that day. remember whether he had. As regards the Gosainbari incionat, all that he has said is that, in consequence of what the voters present said, Jogendra at first offered Rs. 2,100, and eventually Rs. 2,200, as far as he could remember, and that Murali then left the place, saying that there was no need for his being there, as there was a talk of money matters. It was urged by the learned Pleader, Rai Bahadur Sasanka Kumar Ghosh, for respondent No. 1, that, having regard to the above evidence of Murali, the statements said to have been made by Murali to the witnesses mentioned above were inadmissible under section 136 of the Indian Evidence Act. In our opinion, this contention must prevail, as those statements of Murali could have, in the circumstances, only been admissible, if we had permitted the learned Counsel for the petitioner, as requested by him, to have cross-examined Murali, under section 154 of the Evidence Act. We, however, refused to grant such permission, as we were perfectly satisfied that Jogendra, Paresh and Sasanka Das Gupta could not be relied upon and that, therefore, there was nothing to show that Murali was an untruthful witness. It may be mentioned here that Murali is a well-to-do man, who once paid super-tax, and we cannot, therefore, conceive that his testimony could have been gained over for any pecuniary consideration. From his evidence, it further appears that he is well disposed towards the petitioner, and had asked people to vote for the latter, and even went to the petiting station (Ward No. 3) on behalf of the petitioner, though, on account of great confusion and lateness of the hour, he did not record his vote. Then again, it would appear

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that he not only refused to support the Election of respondent No. 1 when he was approached on the subject by that respondent and Babu Jogendra Nath Ray (who was at the time M. L. C.), but that he had also requested the respondent No. 1 to withdraw from the Election, as there was some previous arrangement that this respondent would not stand at the last Election. Another reason was further assigned by Murali for this request—the President has noted it marginally at page 74 of Murali's deposition recorded by him—but we disallowed the statement containing the reason, as it contained a further serious charge or corrupt practice against respondent No. 1, which we could not entertain at that stage of the enquiry, no-mention thereof having been made in the Election Petition.

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Even if these statements, said to have been made by Murali to the witnesses in question, had been held by us to have been admissible, we should have still refused to have acted upon them, in view of the fact that Murali had contradicted the witnesses, at any rate, as already noted, and we see no reason for disbelieving Murali on the whole.

It has already been noted by us that witnesses Jogendra, Paresh and Sasanka Mohan Das Gupta cannot be relied upon, and we now proceed to set forth our reasons for this

conclusion.
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As to Jogendra Kishore Ray, he is not only a cousin of the respondent No. 2, but he was also his canvasser at the last Election and was admittedly on intimate terms with that respondent. Further, admittedly, his present house, which he built about 8 or 10 years ago, stood on some land which was a gift of babu Ananda Chandra Ray (father of respondent No. 2), no deed of gift having been executed yet. It was also admitted by him that before he built his present house he lived for 5 or 6 years in Ananda Babu's house, and that before that he lived in the house of Ananda Babu's step-brother, Nripendra Nath Ray. In addition to these matters, which undoubtedly show that Jogendra practically is living on the bounties of the family of respondent No. 2, it is further very clear from Jogendra's evidence that he has made two statements which, if they do not amount to perjury, still border on perjury. One of these statements related to his petrol business which, it was first alleged by him, belonged to him. It was, however, after some fencing and prevarication, admitted by him that the business stood in the name of respondent No. 2, and the explanation sought to be offered was that, as this business was in the nature of agency or sub-agency under Shaw Wallace & Co., respondent No. 2 had, at the instance of the witness, negotiated with that firm, and that consequently, the business, although belonging to the witness, had continued remain in , for the the name of respondent No. 2. We are not prepared to accept this explanasimple reason that it was not given in a natural way.

The other statement made by this witness, which borders on perjury, ref question as to whether the witness Tapesh Babu was his pleader in a suit bro Satish Das (son of the sister of the wife of responden. To against the witness in of a strip of land (sweeper's passage leading to the vortex house). Jogendra any knowledge as to Tapesh Babu having appeared in the continuous it, however, from the evidence of Babu Gyanendra Narayan tedly Jogendra's pleader in that case, that this pleader had brief to Tapesh Babu, and further that Jogendra had instituted in the consultations between Gyan Babu and Tapesh Babu.

With respect to the above two statements of Jogendra, purged / the learned Counsel for the petitioner that they were not material the present case. We are, however, unable to concede to this. As to the nent relating to the petrol business, it was sought by the learned pleader for respondent No. 1 to prove that this business did not belong to this witness, was in reality a man of straw, and ontirely dependent on respondent No. 2 and his family, and was not, therefore, reliable. Then, with regard to the other statement it was material for the purpose of showing the intimate relations between and the respondent No. 2 as well as Jogendra.

Not only do we entirely disbelieve Jogendra, but we, further, hold that the story related by him is inherently improbable. It is in the evidence of Nabendra Nath Bysak that he had known Iswar Thakur for a very long time, that Iswar is a priest of Rakhal Bysak (Nabendra's son's father-in-law), a Municipal Commissioner, who according to Respondent No. 1 belongs to the latter's party on the Municipal Board. It has, further, been stated by respondent No. 1, that Rakhal Bysak and his brother Braja Gopal owe money to the firm of respondent No. 1. It is, therefore, clear to us that Iswar would have been the last person to have allowed Jogendra to have watched the alleged incident on the morning of the 19th of November in Iswar's temple-house, which would have been exposing respondent No. 1 and Nabendra. Jogendra, however, tried to explain this by stating that Iswar and he had been together at school. To our minds, the explanation cannot be accepted, in view of the friendly relations between Iswar on one side, and respondent No. 1 and Nabendra Babu on the other.

We have already referred to the allegation that efforts were made to secure some Deputy or Sub-Deputy Magistrates, to be taken to Murali Pal's house, to hear what he had to say. If there be any truth in this, we are unable to understand why, instead of going to some Sub-Deputy Magistrates, respondent No. 2, or Jogendra did not at once go. to the District Magistrate, who could have easily furnished him with detectives, totally unknown to anybody.

Considerable stress was laid on the evidence of Nripendra Chandra Ray (petitioner's witness No. 22), it being contended strenuously that he was an independent witness. There is really, however, no force in this contention. To begin with, when we inspected Iswar's house, we tried to ascertain whether the alleged conversation in the verandah of Iswar's temple-house could have been heard by this witness, sitting in the closed verandah on the other side, at a distance of about 15 feet. For this purpose, the Commissioners Mr. Guha and Rai Kamala Nath Das Bahadur carried on a conversation in a natural way in the closed verandah, whilst the President stood in the verandah of the temple-house trying to listen to their conversation, the others-Plemlers and the public-keeping quiet during the time. The President, however, found it difficult to hear the nature of the conversation. Be this as it may, there is another curious fact to be noted by us. Babu Girish Chandra Das (petitioner's witness No. 27), who was admittedly a great friend of respondent No. 2 and was his canvasser, has deposed to having sent for this witness Nripendra, professionally, 4 or 5 days before Nripendra was examined in this case, although Girish Babu and Nripendra had, as admitted by Girish Babu, never visited each other before. Having regard to the latter admission made by Girish Babu, it is very difficult for us to believe that Nripendra was sent for by Girish Babu, to pay a professional visit, and not for anything in connection with this case.

It is, further, admitted by Nripendra that he does not pay any income-tax. We have taken this admission into consideration, not because it could, by itself, be held as a ground for disbelieving the witness, but in conjunction with the other circumstances relating to this witness, to which we have referred, the admission could at least go to show that he is not as independent as was attempted to be urged by the learned Counsel for the

Turning next to the credibility or otherwise of petitioner's witness No. 18 Sasanka Mohan Das Gupta, one of the two witnesses examined to corroborate Jogendra, we find that this witness has admittedly known Jogendra ever since his (witness') childhood, and further that the witness's maternal grandfather, who died only on the 27th of November last, and Ananda Babu were admittedly friends. Sasanka Babu has also stated that he wished respondent No. 2 success at the Election. Obviously, therefore, he is very much interested in respondent No. 2. Apart from this, it is difficult for us to believe his absurd statement to the effect that on the afternoon of the 19th of November Murali made

a statement, of his own accord, without having been questioned, as soon as the party arrived at Furali's house.

There, I mains the evidence of Paresh Chandra Das Gupta, the other witness examined is corroborate Jogendra. This witness had also been admittedly a friend of resporting No. 2 for 18 years. It was further admitted by this witness that he had asked responsively 1 to 2 for 18 years. It was further admitted by this witness that he had asked some sple of his locality and of Ward No. 1 to vote for respondent No. 2, though he interest of responsively 1. 2, of becoming a witness, when asked by Jogendra to a many the latter to be in the latter to be interested by this witness that he had asked to be interested by this witness that he had asked to be interested by this witness that he had asked to be interested by this witness that he had asked to be interested by this witness that he had asked to be interested by the latter to be int

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Rajendra Kumar Bose and Babu Kshitish Chandra Neogi, whose names have transpired as above, were not called by the petitioner. As regards the former, the omission was actibed to Rajendra Babu's illness. It was also urged by the learned Counsel for the petitioner that, as admittedly Rajendra Babu had once brought a suit against respondent No. 1, both in the latter's capacity as Chairman of the Municipality, and in his private capacity, for damages and for restoration of water-supply, Rajendra would not have been considered an independent witness. We do not, therefore, consider it necessary to comment any further, as regards this omission in respect of Rajendra Babu. No explanation has, however, been offered for the omission to have called Babu Khitish Ch. Neogi, M.L.A., excepting that we were verbally informed that he was attending the session of the Legislative Assembly at Simla. There was no reason, however, for his not having been examined on commission in good time, as the interval allowed between the settlement of the points for determination and the commencement of the enquiry was more than a month.

Sita Nath Karmakar has not been examined either. Possibly, this may be due to the fact that he is admittedly a tenant of the respondent No. 1 in respect of a few rooms at

the Calcutta residence (25, Shibtola Street) of respondent No. 1.

We have so far shown how all the witnesses on this point are unreliable. There is also another matter to which we may refer, and that is our inability to understand why such publicity was given by respondent No. 1 or Nabendra, in the matter of the alleged payment under consideration. The verandah of Iswar's temple-house, as we saw at the time of our local inspection, is visible from the public road or lane, and in the ordinary course of affairs we should not have accepted that such a place should be selected for a purpose which was, at any rate, considered improper by some witnesses. We may

mention that in that very house there was another shed on the Southern side, part whereof was not visible from the public lane, and that shed could have been easily selected as a more secluded place, to avoid detection. We cannot, therefore, help resisting the inference that the verandah of Iswar's temple-house was selected, as it was visible both from the room, in which Jogendra was said to have hidden himself, to watch the incident, and also from the closed verandah, where Nripendra was said to have been attending on Brindaban's son and daughter. As a matter of fact, we have no hesitation in holding, for the reasons given above, that there was no such incident on the morning of the 19th of November, as was alleged by the petitioner, in the verandah of Iswar's temple-house. Had there been any such incident in that house, we should have decidedly expected to have found specific mention of that house in the Election Petition or in the subsequent petition, filed by the petitioner, furnishing further particulars, as directed by us. It was attempted to be explained that in this subsequent petition, although we had directed further information to be furnished as regards the place at which this incident occurred, it was understood by the learned pleader that the information was required only in respect of the locality. In the Election Petition the locality has been mentioned as Thateri Bazar and Joginagar. and the learned Senior Pleader for the petitioner informed us that he was under the impression that the locality had to be more specifically restricted, and that, therefore, in the subsequent petition the locality was described as Joginagar only. Be this as it may, it was clearly the duty of the petitioner to have mentioned in his Election Petition or, at any rate, in the subsequent petition, as to which house the incident took place in, as, under Rule 33 (2) of the Bengal Electoral Rules, he was bound to furnish "as full a statement as possible" on the subject.

After a very full and anxious consideration, therefore, of the entire evidence with regard to the allegation of payment of Rs. 1,200 or thereabout by Nabendra Nath Bysak, raising point No. 2 for our determination, we have come to the conclusion that there is no truth in this allegation, as it had not been proved by any satisfactory, reliable or con-

vincing evidence.

16. Turning, next, to point No. 3, it arises out of the allegation that Nabendra Nath Bysak, on behalf of respondent No. 1, on the 21st of November last paid a sum of Rs. 300 or thereabout to one Aku Chand (inadvertently described as Chandra in point 3) Bysak of holding No. 2, Goilara Lane (Ward No. III), in order to secure votes of the voters of that ward, as well as of others of the locality. It was further alleged that the above sum was paid for the repairs of the Thakurbari of the holding, and that it was actually spent on such repairs.

The bulk of the evidence adduced by the petitioner in support of the abo 'allegations is unreliable, and there are clear indications that it has been fabricated and 1 red for consideration. The witnesses examined, in connection with the point now u: consi-

deration, are Nos. 6, 7, 8, 15, 23 and 27.

As regards witness No. 6 Jadab, with whom e
Chand to have been deposited on the day after the a. oney was said by with Aku · payment, he does no brroborate Aku. The learned Counsel for the petitioner requested us to d this witness hostile, but we refused to grant such permission, as nere fact that hess's ı-la w nephew was married to Nabendra's daughter, and that, furth rdab was the. of Debendra (who, as stated by Nabendra, was the latter's າ) was not su. ht to show that the witness was not deposing to the truth. It was, furd ight to be oved! that this witness had made a statement in writing on the 9th h last re the witness No. 27 Babu Girish Chandra Das, pleader. Jadab denies. 9 this statement, and it appears that his handwriting on Exhibit 2, which was die im Court, does not resemble that of Exhibit 3. It is true that Girish Babu has stat Exhibit 3 was written and signed in his presence by Jadab. Girish Babu how admitted that the handwriting on Exhibit 2 was not like the ordinary handwriting `^at Jadab. In the circumstances, therefore, it is difficult for us to come to any definite finding to whether the handwriting on Exhibit 3 is really that of Jadab. It may be noted here that Exhibit 3 was admitted only for the purpose of comparing the handwriting thereof with that of Exhibit 2, and we cannot, therefore, enter into the merits of that statement, beyond observing that it was admittedly written, at the instance of the petitioner, in presence of Girish Babu, who is admittedly a great friend of respondent No. 2 and was his canvasser, and further looked after his affairs at the Northbrook Hall polling station. It is noteworthy that, according to Girish Babu himself, this statement, Exhibit 3, was left with him, after it had been written, till one or two days before the commencement of this enquiry, when Girish Babu made it over to one of the petitioner's officers.

Witness No. 7 Aku Chand's evidence shows that respondent No. 1 banded over the money to Nabendra, and the latter made it over to the witness. It is significant, however, that neither in the Election Petition nor in the subsequent petition, filed by the petitioner, furnishing further particulars, was there any mention of respondent No. 1 having handed

over the money to Nabendra.

Further, in Aku Chand's case also we find a clear indication that his evidence has been procured, for it is admitted by him that on the 29th of December last a written statement was made by him, which was proposed to be sworn to as an affidavit, and that this had been done at the instance of the petitioner.

We may also mention another ground for our not relying on the evidence of Aku Chand, which is to the effect that he is admittedly an undischarged insolvent, has no employment and is sitting idle. No doubt, he has also stated in re-examination that two of his sons worked at a press, but the fact remains that he himself is a man of straw.

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The next witness No. 8 Mohendra would depose to having heard of the alleged payment from Aku Chand on the 22nd of November in one Jatindra Nath's baitakkhana where many others of the holding had assembled at the time. this witness also seems to have been procured, for he admittedly swore an affidavit on the 3rd of January last, at the instance of the petitioner. It is noteworthy, however, that he has had the hardihood to state that he himself paid Rs. 2-0-3, the costs of the affidavit.

With regard to witness No. 15, Nanda Lal Bysak, if he is the same person who was said to have been present in Jatindra's baitakkhana on the morning of 22nd November, he does not corroborate Mahendra. Nanda Lal's evidence is to the effect that, as he was coming downstairs, he heard Aku and Mahendra talking in the open space, just underneath the staircase, about the payment by respondent No. 1 of the balance of the costs of repairs of the Thakurbari. This witness, however, added that he did not know why respondent No. 1 had given that money.

The remaining witness on this point is No. 23, Babu Radha Bullub Bysak, a Pleader, who has a share in the holding No. 2, Goailara Lane. Suffice it to say that he does not

prove anything.

In our opinion, therefore, the evidence adduced by the petitioner in respect of the point under consideration is extremely unsatisfactory and unreliable, and we, therefore, hold that the allegation giving rise to that point, as to the payment of Rs. 300 or thereabout by Nabendra Nath Bysak, on behalf of respondent No. 1, to Aku Chand, with the object and for the purpose alleged, has not been proved.

- 17. In connection with points 2 and 3, we may note that both respondent No. 1 and Nabendra Nath Bysak, have, in their evidence, denied the truth of the respective allegations giving rise to those two points. No doubt they are interested witnesses, but on the whole we see no reason for disbelieving them. The discrepancy in the evidence of these two witnesses as to the number of times Nabendra accompanied respondent No. 1 during the latter's visit to Sir Surendra Nath Banerji, in connection with the removal of the three Municipal Commissioners, mentioned by us in another part of this report, is immaterial.
- 18. We now consider the last point No. 4. It has been raised on the allegation that three persons, named Gour Chandra Das, Radha Raman Das, and Gokhul Chandra Das of Enayetganj (Ward No. VII), paid a sum of Rs. 100, or thereabout on the 21st of November last to Mohim Rishi, Thakur Das Rishi, Jarasindu Rishi and Purna Rishi of Choudhury Duzar of the said ward, to secure their votes for respondent No. 1. The evidence at faced by the petitioner, in support of this allegation, is exceedingly meagre and unreveale. It consists simply of the testimony of two witnesses, named Mon Moha Atja, witness No. 1, and Mohim Rishi, witness No. 21 (stated by the learned Count in the petitioner to be the same person whose name was mentioned as "Mohimi" in the petition, furnishing for the face other payees has been examined by the petitioner, on the same of Mohim, not a cate of the payees. With the excel of in, then, of Mohim, not a gained over by respondent No. 1. It is, however, difficity and that they had the gained over by respondent No. 1. It is, however, on the sum of the purpose of an affidavit, is face. The payment was said to have been made for the purpose of an affidavit, is face. The payment was said to have been made for the purpose of the purpose of the purpose of the face of the face of Mohim Rishi that accounts of the "Kratha" experience of Mohim Rishi that accounts of the "Kratha" experience of the purpose of the

The state of Monmohan that he and Jarasindhu filed a petition—bearing the date oved, Monmohan's signature on it only having been proved on the first day of the enquiry. Monmohan would, however, state that he and Jarasindhu filed this petition of their own accord, but we find it difficult to believe this. Be this as it may, it is admitted by Monmohan that he went to one Satish Babu, a Pleader for respondent No. 2 in connection with the petition, and then went to respondent No. 2, in whose house the petition was written by a Muhammadan chaprasi. Had the petition been filed by Monmohan and Jarasindhu, of their own accord, we should have certainly expected Monmohan to have ascertained what orders were passed on it, but he has stated that he

did not know what order was passed.

We may note that, with regard to the alleged payment we are now considering, it was not alleged that it had been made on behalf of respondent No. 1. Respondent No. 1 has, however, examined Gokul and Gour Chandra, who have denied having made the payment in question. Had we been satisfied with the evidence on the petitioner's side, we should have hesitated in believing Gour Chandra and Gokul, as they are connected in some way or other with respondent No. 1. We are not, however, satisfied with the evidence on the petitioner's side, and it is, therefore, unnecessary to comment any further on the testimony of Gour Chandra and Gokul.

For the above reasons, therefore, we hold that the allegation with regard to the payment of Rs. 100 or thereabout to the Rishis by Gour Chandra and the two other persons named already, for the object of securing votes for the respondent No. 1, has not been proved.

19. In conclusion, having regard to our findings noted in this report on the points, in respect of which evidence has been adduced by the petitioner, we are of opinion that

the petitioner's Election Petition should be dismissed, and we beg to recommend

accordingly to His Excellency the Governor of Bengal.

20. There further remains for us to consider the question of costs which should be paid by the petitioner to respondent No. 1. We have noted in the body of this report that the evidence adduced by the petitioner is not only unreliable and unsatisfactory, but that in many cases it has been procured for pecuniary consideration. In other words, to support the very grave and serious charges against the respondent No. 1, the petitioner had fabricated and manipulated evidence. Bearing this in mind, and further the fact that the enquiry has been a very long and protracted one, we further beg to recommend to His Excellency the Governor of Bengal that the petitioner be directed to pay to the respondent No. 1 Rs. 1,500 as pleaders' fees, and also the costs incurred by the respondent No. 1 in Court and process fees and witnesses' expenses.

21. This report is somewhat lengthy, but this was unavoidable, as we had to deal with a number of serious charges against respondent No. 1, and had to consider carefully the mass of evidence placed before us, as well as the arguments on both sides at the end

of the enquiry.

M. YUSUF,

President.

S. N. GUHA,

RAI KAMALANATH DAS BAHADUR,

Commissioners.

The 18th June 1924.

ORDERS BY THE GOVERNMENT OF BENGAL.

No. 7919A.

APPOINTMENTS AND TRANSFERS.

GENERAL.—No. 347 A.D.—The 21st June 1924.—The services of Mr. 1 J. Davies.

Tippera.

1.C.S., Joint Magistrate and Deputy Collector, Tippera, o re, are placed temporarily at the disposal of the Government of

No. 7742 A.—The 23rd June 1924.—Mr. R. W. I rde Deputy Magistrate and uty Collector, on leave, is posted headquarters station the Chittagong district.

No. 7871A.—The 26th June 1924.—Maulvi Saleh Abd. him, Sub-Deptor, is posted to the Presidency Divisio being relieved hissettlement duties.

No. 7875A.—The 26th June 1924.—The orders of the 22nd Ma nosting alvi Saleh Abdur Rahim to the Dacca Division, are

No. 7877A.— The 26th June 1924.—Mr. Akshay Kumar Ghosh, Sub-Dep. ., Colic is posted to the Chittagong Division.

LEAVE.

GENERAL.—No. 7750A.—The 24th June 1924.—Babu Kali Mohan Sen, Deputy Magistrate and Deputy Collector, Tippera, is allowed leave on average pay for four months and fourteen days, under the proviso to article 81 (b) (ii) of the Fundamental Rules, with effect from the 2nd May 1924.

No. 7823A.—The 24th June 1924.—Babu Phani Lal Mukharji, Sub-Deputy Collector, is allowed leave for four months, viz., leave on average pay for three months and seventeen days under provise to article 81 (b) (ii) of the Fundamental Rules and leave on half average pay for the remaining period under article 81 (c) (i) of those rules, in extension of the leave granted to him under the orders of the 25th January 1924.

No. 7828A.—The 24th June 1924.—Babu Mahendra Nath Kundu, Deputy Magistrate and Deputy Collector, Jessore, is allowed leave on average pay for four months under the proviso to article 81 (b) (ii) of the Fundamental Rules, with effect from the 1st May 1924.

ECCLESIASTICAL.—No. 7887A.—The 25th June 1924.—The Reverend D. L. E. B. Ottley, Senior Chaplain, St. John's Church, Calcutta, is allowed leave on average pay for one month under rules 95 and 81 (b) (i) of the Fundamental Rules, with effect from the 5th May 1924.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offg.).

NOTIFICATION.

No. 7758A.—The 24th June 1924.—Whereas the persons mentioned below having been candidates at elections to the Bengal Legislative Council by the constituencies mentioned opposite their names have failed to lodge a return of election expenses as prescribed by rule 19 (1) of the Bengal Electoral Rules, and whereas the dates of the said elections are the dates specified in the third column, it is hereby notified for general information that the said persons are, under sub-rule (4) of rule 5 of the Bengal Electoral Rules, incligible for election or nomination as members of the Bengal Legislative Council before the dates specified in the fourth column:—

	Name of defaulting candidate.	Constituency.	Dates of election.	Dates up to which disqualification continues.
	1	2	3	4
			1923.	1928.
1.	Maulvi Khundkar Arhamuddin.	Mymensingh West (Muhammadan).	1st December	30th November
2.	Mr. Sita Nath Pal	Calcutta East (Non- Muhammadan).	16th November	15th ,,
3.	Mr. Rai Mohan Roy Chaudhuri.	Bengal Mahajan Sabha	20th ,,	19th ,,
4.	Munshi Sharifuddin Sarkar.	Mymensingh West (Muhammadan).	1st December	30th ,,
5.	Babu Akhil Chandra Day	Bakarganj North (Non- Muhammadan).	29th November	28th ,,
6.	Bab damini Kumar	Bakarganj South (Non- Muhammadan).	30th ,,	29th ,,
	bu Annada Prosad Saha.	Bu lway (Non-Muham-	28th "	27th "
	Monmatha Pal	্লের (Non-Muham- readan).	27th "	26th ,,
	ábu Tarak r. Pal Char	Ditto	27th ,,	26th ,,
ar.	Gunny	Barrackpore Municipal (Muhammadan).	30th ,,	29th ,,
.ìr.	Babu Purna Chandra Mitra.	Jalpaiguri (Non-Muham- madan).	27th ,,	26th ,,
12.	Mr. Prasanna Kumar Roy.	Calcutta University	30th ,,	29th "
13.	Maulvi Shamsuddin	Dacca Rural West (Muhammadan).	19th ,, c	18th ,,
14.	Khan Sahib Abdur Rahman Dobbash.	Chittagong Landholders	22nd "	21st "
15.	Maulvi Syed Ehtesham Haider Chaudhuri.	Tippera (Muhammadan)	19th ,,	18th "
16.	Babu Becharam Lahiri with his election agent Babu Amarendra Nath Sanyal.	Nadia (Non-Muham- madan).	27th ,,	26th "
17.	Maulana Abdul Latir.	Khulna (Muhammadan)	19th "	18th "
18.	Maulvi Shah Mohammad Chau- dhuri.	Malda <i>cum</i> Jalpaiguri (Muhammadan).	27th ,.	26th "

POLICE DEPARTMENT.

NOTIFICATIONS.

No. 1740Pl.—The 24th June 1924.—In exercise of the power conferred by section 2 of the Bengal Public Gambling Act, 1867 (Bengal Act II of 1867), the Gavernor in Council is pleased to extend all the sections of the said Act, except section 13 (which already applies), to the following places situated in police-station Narail in the Narail subdivision of the district of Jessore comprised within the boundaries specified below, viz.:—

Schedule

Serial No.	Name of police-station.	Names of mansas with in the jurisdiction	their numbe on list.)ra	Boundari	0 4.		
1	9	3		1				
		NARAIL TO	own.					
1	Narail	Bhawkhali Kurigram Aladatpur Mahishkhola	•••	73 74 78 79	North— Durgapur Dumartola East— Barasula Barabadura Simakhali Pankabila Pankabila Laskerpur South— Machhindia Betbaria it— il impur Barasia	•		54 55 56 76 76 63 64 68 70 71 82

No. 755Pl. D.—The 20th June 1924.—In exercise of the power course of the Bengal Public Gambling Act, 1867 (Bengal Act II of the Governor in Council is pleased to extend. all the sections the said Act, except section 11 (which already applies), to the area included within the Bogra Municipality in the district of Bogra.

No. 758Pt. D.—The 20th June 1924.—In exercise of the power conferred by subsection (1) of section 6 of the Calcutta Hackney Carriage Act, 1919 (Bengal Act I of 1919), the Governor in Council is pleased to appoint Mr. L. N. Bavin, Deputy Commissioner of Police, Calcutta, to be the registering officer for the purpose of the Act, vice Mr. R. M. Wright, with effect from the 4th June 1924.

A. N. Moberly,

Chief Secretary to the Government of Bengal (offy.).

JUDICIAL DEPARTMENT.

No. 7920A.

POWERS.

No. 7871A.—The 26th June 1924.—Maulvi Saleh Abdur Rahim, Sub-Deputy Magistrate, who has, under the orders of this date, been posted to the Presidency Division, is vested with the powers of a Magistrate of the second class.

No. 7877A.—The 28th June 1924.—Mr. Akshay Kumar Ghosh, Sub-Deputy Magistrate, who has, under the orders of this date, been posted to the Chittagong Division, is vested with the powers of a Magistrate of the second class.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offg.).

APPOINTMENTS AND TRANSFERS.

No. 5448J.—The 24th June 1924.—In exercise of the powers conferred by sections 14 and 15 and the provise to section 357 of the Code of Criminal Procedure, 1898 (Act V 1898), the Governor in Council is pleased:—

- (a) to confer upon Babu Nani Gopal Das the powers of a Magistrate of the third class, in the district of Jessore, for a period of three years from the 28th June 1924,
- (b) to direct him to sit as a member of the Kotechandpur Bench in the said district, and
- (c) to direct him to take down evidence in the English language.

No. 5459J.—The 25th June 1924.—In exercise of the powers conferred by sections 14 and 15 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased:—___

confer upon Babu Ram Prasad Sen the powers of a Magistrate of the third class, in the district of Rangpur, for a period of three years from the 21st July 1924, in respect to such cases as may be made over to him within the limits of the Sadar subdivision of the said district and district addition to sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly, sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a member of the Sadar Bench is called a sitting singly sit as a sitting

H. C. LIDDELL,

Secretary to the Government of Bengal (offg.).

LOCAL SELF-GOVERNMENT DEPARTMENT.

NOTIFICATIONS.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 3118M.—The 26th June 1924.—In exercise of the power conferred by section 27 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Khan Sahib Maulvi Abdul Majid to be a Commissioner of the Gaibandha Municipality in the district of Rangpur, in place of Babu Ram Krishna Das, deceased.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi.

No. 3121M.—The 26th June 1924.—In exercise of the power conferred by section 14 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint the following gentlemen to be Commissioners of the Champdany Municipality in the district of Hooghly:—

Mr. Thomas MacMillan Lorriemer.
,, John White.

Mr. J. C. Downie. Dr. Asanullah Ahmed. The second secon

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 3123M.—The 26th June 1924.—In exercise of the power conferred by section 27

Burdwan.

Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Mr. D. L. Phillips to be a Commissioner of the Raniganj Municipality in the district of Burdwan, vice Mr. W. H. Bates, resigned.

Minister in Charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 3125M.—The 26th June 1924.—In exercise of the power conferred by section 38 of the Bengal Local Self-Government Act, 1885 (Bengal Act III of 1885), the Government of Bengal (Ministry of Local Self-Government) are pleased to annul the order contained in notification No. 1765 L.S.-G., dated the 3rd July 1919, published at page 137 of Part IB of the Calcutta Gazette of the 9th July 1919, relating to the constitution of the Chatmohar Union Committee in the district of Pabna.

S. W. GOODE,
Secretary to the Government of Bengal.

MEDICAL.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1674Medl.—The 21th June 1924.—Lieutenant E. C. R. Fox, I.M.D., is appointed to be Superintendent, Pasteur Institute, Calcutta, with effect from the forenoon of the 15th May 1924.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1761Medl.—The 26th June 1924.—In exercise of the power conferred by section 28, sub-section (1) of the Indian Lunacy Act, 1912 (IV of 1912), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Maharaj Kumar Srish Chandra Nandi, M.A., M.L.C., as a non-official visitor of the Central Mental Hospital at Berhampore.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1679 Medl.—The 24th June 1924.—In exercise of the powers co. rred by clause (ii) of section 69B of the Bengal Municipal Act, 1884 (Bengal Act III 884), and clause (k) of section 138 of the Bengal Local Self-Government Act of 1885 (gal Act III of 1885), the Government of Bengal (Minis v of Local Self-Government pleased to make the following amendments in the for the establishmen and management of hospitals and dispensaries under the state of the Government of Bengal, published under Government notification No. 1381. (added the 750 of 1915, as subsequently amended, namely:—

- (1) At the end of clause (b) of rule 20 add the following wise, namely:

 "Provided that the local authority concerned may time reseitself any power exercisable under these rules of Manathe Managing Committee."
- (2) To rule 35 add the following paragraph, namely:-
 - "The Chairman and Vice-Chairman of a local body shall have power inspect the dispensaries maintained or aided by it. The District Health Officer shall have power to inspect District Board dispensaries and a copy of his inspection note shall be submitted by the Managing Committee to the District Board through the Civil Surgeon."

Minister in charge : The Honible Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1686 Medl.—The 25th June 1924.—In the appendix to the Government Resolution No. 1076 Medl., dated the 4th April 1924, allotting officers of the several departments of Government located in Calcutta to the Presidency Surgeons for the purposes of the grant of medical certificates, published at pages 365-371 of the Supplement of the Calcutta Gazette of the 9th April 1924, make the following changes, viz:—

(1) Under the heading "Professor of Clinical Medicine," insert the following entry:—

Officers and departments.

Archæological Survey, Eastern Circle

Gazetted officers.

Non-gazetted officers.

Total.

(2) Under the heading "Second Professor of Midwifery," omit the following:—

Offices and departments.

Legislative Department of the Government of India (Calcutta Establishment) 4 4

(3) Under the headings "Professor of Clinical Medicine" and "Civil Surgeon. 24-Parganas" --

_	read						
	Offices and departments.			Gazetted officers.	Non-gazetted officers.	Total.	
	Bengal Government Press .	•••		4	359	36 3	
	for				•		
	Offices and departments.			Gazetted officers.	Non-gazetted officers.	Total.	
	Bengal Government Press	•••	ζ	1	362	363	

S. W. GOODE, Secretary to the Government of Bengal.

Orders by the Surgeon-General with the Government of Bengal,

No. 1041D., dated Darjeeling, the 20th June 1924.—Assistant-Surgeon Jamini Kanta Sen Gupta of the Brahmanbaria Subdivision and Dispensary, district Tippera, is granted leave for one month (entirely on account of privilege leave at his credit), with effect from the date he is relieved of his duties.

No. 1243D., dated Darjeeling, the 20th June 1924.—Assistant Surgeon Sita Nath Ghosh is appointed to act at the Brahmanbaria Subdivision and Dispensary, district Tippera, during the absence, on leave, of Assistant Surgeon Jamini Kanta Sen Gupta.

No. 1046 D., dated Darjeeling, the 20th June 1924.—Assistant Surgeon Prafulla Kumar Banarji, Emergency Otlicer, Medical College Hospitals, Calcutta, is appointed to be First House Surgeon, Ophthalmic Ward of that hospital, vice Assistant Surgeon Prafulla Prasun Chaudhuri.

No. 10175, dated Calcutta, the 25th June 1924.—Assistant Surgeon Amulya Ratan Chakravatti is granted leave on average pay for two months (including two days on account of privilege leave at his credit), under article 81 (b) (ii) of the Fundamental Rules, with Tect from the date he avails himself of the leave.

R. HEARD,

Surgeon-General with the Government of Bengal.

ITION DEPARTMENT.

IOTIFICATIONS.

Minia in charge: The first ole Mr. A. K. Fazi-ul-Haq, M.A., B.L.

1. 1829 Edu - 1. 17th June 1924.—The Government of Bengal (Ministry of Education) are pleased to appoint the following members to constitute the Governing Body of the Krishnagar College for the

- (1) The District Judge of Nadia, President ... (2) The Principal, Krishnagar College, Vice-President and ex officio. Secretary
 - (3) The Maharaja Bahadur of Nadia.
 (4) Maulvi Azizul Haq, B.L.

 - (5) Babu Ramendra Nath Ghosh, Professor, representative of the staff.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1833Edn .- The 17th June 1924 .- The Government of Bengal (Ministry of of Education) are pleased to appoint the following members to . Rajshahi. constitute the Governing Body of the Rajshahi College for the acadomic year 1924-25:

- (1) The District Magistrate of Rajshahi, President (2) The Principal of the College, Vice-President and Secretary ex officio.
- (3) Babu Akshay Kumar Maitra, C.I.E.
- (4) Khan Bahadur Maulvi Mohamad Chainuddin, M.A.(5) Babu Sarat Kumar Ray, M.A.
- (6) Babu Kishori Mohan Chaudhury, M.A., B.L.
- (7) The Secretary, Rajshahi Association.(8) Khan Bahadur Maulvi Emaduddin Ahmad, B.L.
- (9) Maulvi Abdul Hakim, Professor.
- (10) Babu Bijoy Gepal Mukherji, M.A., Vice-Principal, representative of the College staff.
- (11)Narendra Nath Chatterji, Demonstrator, representative of the College staff.

Minister in charge : The Honible Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1841Edn.-The 17th June 1924.-The Government of Bengal (Ministry of Education) are pleased to appoint the following members to con-Calcutta. stitute the Governing Body of the David Hare Training College, Calcutta, for the academic year 1924-25 :-

- (1) Principal, Presidency College, President (2) Principal, David Hare Training College, Secretary (3) Assistant Director of Public Instruction, Bengal
- (4) Inspector of Schools, Presidency Division (5) Inspector of Schools, Burdwan Division

(6) Mr. J. R. Banerji, M.A., B.L., Fellow, Calcutta University.
(7) Mr. Binoy Bhusan Sarkar, Professor, representative of the College staff.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ui-Haq, M.A., B.L.

No. 1844 Edn. - The 17th June 1924. - The Government of Bengal (Ministry of Education) are pleased to appoint the following members to con-Dacca. stitute the Governing Body of the Dacca Training Gollege for the academic year 1924-25:-

- (1) The Commissioner, Dacca Division, President ... ex officio. (2) The Principal, Dacca Training College, Secretary (3) The Vice-Chancellor, Dacca University (4) The Inspector of Schools, Dacca Division
- (5) Rai L. M. Chatterji Bahadur.
- (6) Shamsul Ulama Abu Nasr Mohamad Wahid, Principal, Dacca Madrassa.
- (7) Babu Prosonno Eumar Sen.
- (8) Babu Monoranjan Mitra, Vice-Principal, representative of the College staff.
- (9) Khan Bahadur Maulvi Tasadduq Ahmad, Head Master, Dacca Collegiate School.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1847 Edn.—The 17th June 1924.—The Government of Bengal (Ministry of Education) are pleased to appoint the following members to Hooghly. constitute the Governing Body of the Hooghly Co on for the academic year 1924-25 :--

- (1) The Commissioner, Burdwan Division Pres ant (1) The Commissioner, Burdwan Division 'res ant ...
 (2) The Principal, Hooghly College, Vic. re lent and ex officio. Secretary.
- (3) Babu Hari Lal Chaudhuri, M.A., Professor, re entative of the staff.
- (4) Maulvi Mohammed Irfan, M.A., Professor.
- (5) Rai Mahendra Chandra Mitra Bahadur, M.A., B.,
- (6) Babu Satish Chandra Mukherji, B.L.
- (7) Maulvi Syed Altaf Hosain.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ui-Haq, M.A., B.L.

No. 1854 Edn.—The 23rd June 1924.—Mr. T. G. Barker, Head Master, Nawal Bahadur's Institution, Murshidabad, was allowed combined lead for two months under article 232 of the Civil Service Regulations, Murshidabad. with effect from the 10th September 1923, viz., privilege leave on full pay for twenty-four days under article 272 of the Civil Service Regulations and commuted furlough for the remaining period on medical certificate under the Government of India, Finance Department, Resolution No. 2099 C. S. R., dated the 27th November 1920, and article 301 (a) of the Civil Service Regulations (New).

This cancels notification No. 624 Edn., dated the 20th February 1924.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1862Edn.—The 23rd June 1924.—Babu Birendra Lal Ganguli, Subdivisional Inspector of Schools, Serajganj, Pabna, now officiating District Inspector of Schools, Malda, is appointed to act in the Bengal Educational Service as District Inspector of Schools, Mymensingh, Pabna. Maida. Mymensingh. with effect from the date on which he joins the appointment, vice Maulvi Mahatabuddin Ahmed, transferred, or until further orders.

2. This cancels notification No. 1329Edn., dated the 11th April 1924.

J. A. L. SWAN,

The Charitable Endowments Act, 1890.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1823 Edn.—The 23rd June 1924.—It is hereby notified that His Excellency the Governor of Bengal in Council in exercise of the powers conferred upon him by sections 4 and 5 of The Charitable Endowments Act, No. VI of 1890, and upon the application and with the concurrence of Sir Rajendra Nath Mukherjee, K.C.I.E., of 6 and 7, Clive Street, Calcutta, a member of the firm of Martin & Co., Engineers (hereinafter referred to as the Donor) death hereby order and direct that the three and half per cent. Promissory Notes of the Government of India particulars whereof are set forth in the First Schedule hereunder written shell as from the date of the first publication of this notification vest and be thenceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of Bengal (hereinafter referred to as the said Treasurer) to be held by him and his successors subject to the provisions of the said Act and the Rules from time to time framed thereunder by the Governor General of India in Council, upon trust to permit the same and the income thereof to be used for the endowment and maintenance of a permanent fund to be called the Bhabla School Mukherjee Endowment for or towards the upkeep of the Primary School at Bhabla in the Municipality of Basirhat in the district of the 21-Parganas in Bengal recently established there by Government upon land acquired at the expense of the Donor and in a building half of the cost of which was contributed by the Donor (but which said land and building remain vested in Government) in accordance with the terms of a Scheme of Management, the particulars whereof are set forth in the Second Schedule hereunder written.

And it is hereby further notified that the said scheme shall come into operation on the westing of the said securities in the said Treasurer.

The First Schedule above referred to-

3½ per cent. Promissory Notes of the Government of India-

								Rн.
1. No.	2 53956	οſ	1900-01	for	•••	•••	••	1,000
2. "	253955	,,	**	"	•••	•••	•••	1,000
2. ,, 3. 4. 5. ,,	253954	11	99	,,	•••	•••	•••	1,000
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5. 🗲 ,,	253952	"	••	**	•••	•••	•••	1,000
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10. "	242792		100	,,	•••	•••	•••	100
•					Total	nominal value	•••	8,600

The Second Schel we .nove referred to-

Scheme of Management.

1. The fund shall be administered by the Managing Committee of the said Bhabla Primary School to whom the income of the said Fund shall be remitted when and as collected by the said Treasurer.

2. The said income shall be expended (together with the intended annual contribution to be received by the said Committee from Government) upon the upkeep of the said School, which shall be maintained so far as such income and contribution will permit for the teaching of about fifty children or more free of charge.

3. The School shall be open to children of the locality without distinction of caste or creed and the admission or rejection of such children shall be in the hands of the said Committee (subject to the rules for the time being in force of the Education Department of the Government of Bengal relating to aided schools).

4. The School shall be conducted as a Primary School in accordance with the said rules of the Education Department.

5. The members of the said Committee shall be appointed in accordance with the said rules, and the Committee shall appoint the tutorial staff as provided by the said rules. The Committee shall in the keeping of accounts and all other matters connected with the said school be governed by the said rules and if any question shall arise in connection therewith upon which such rules are silent or not applicable the decision of the Director of Public Instruction, Bengal, shall be final.

6. In the event of the said school ceasing to be carried on, the said Fund shall revert to the Donor or to such of his heirs (if he be not alive) as may then be ascertained to be living.

J. A. L. SWAN,

No. 1826 Edn .- The 22nd June 1924 .- Mr. H. R. Martin is appointed to act, until further orders, as a Middle School teather, Victoria Boys' School, Darjeeling. Kurseong, with effect from the date on which he joins the appointment, vice Mr. C. S. Price, on leave.

E. F. OATEN,

Deputy Secretary to the Government of Bengal (offg.).

MISCELLANEOUS.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul Haq, M.A., B.L.

No. 1862 Mis .- The 23rd June 1924. - In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Ministry of Education) are pleased to appoint Maulvi Kazi Muhammad Abdus Sobhan temporarily to be a Muhammadan Registrar within police-station Katwa in the district of Burdwan.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ui Haq, M.A., B.L.

No. 1363 Mis.—The 23rd June 1924.—In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Kazi Muhammad Abdus Sobhan temporarily to be the Kazi for the celebration of marriages and performance of other rites and ceremonies within police-station Katwa, in he district of Burdwan.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ui-Haq, M.A., B.L.

No. 1368Mis. - The 25th June 1924.—In exercise of the power conferred by section. of the Bengal Muhammadan Marriages and Divorces Registration Nadia. Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Abdur Rashid temporarily to be a Muhammadan Registrar within police-stations Kushtia, Daulatpur, Mirpur and Bharamara, in the district of Nadia, during the absence, on leave, of Maulvi Ifazuddin Ahmed, or until further orders.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul Haq, M.A., B.L.

No. 1369 Mis .- The 25th June 1921.-In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint, Maulvi Abdur Rashid temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within police-stations Kushtia, Ukalatpur, Mirpur and Bharamara, in the district of Nadia, dung the absence, on leave, of Maulvi Ifazuddin Ahmed or until further orders Ifazuddin Ahmed, or until further orders.

Ifazuddin Ahmed, or until further orders.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A.;

No. 1379 Mis.—The 26th June 1924.—In exercisentle the power conferred by section 3 of the rengal Muhammad. Marriages and Divorces Registration Act, 1876 (Bengal Act I of the Tokar Abdul Hakim temporarily to be a Muhammadan Registrar within police-station Telepatta, Karimpur, Marriages and Courant in the district of Nadia during the absence of Manlyi. Meherpur and Gangani, in the district of Nadia, during the absence, on leave, of Maulvi Shafiuddin, or until further orders.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1380 Mis.—The 26th June 1924.—In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Govern-Maulvi Khondkar Abdul Hakim temporarily to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies, within police-stations Nadia. Tehatta, Karimpur, Meherpur and Gangani, in the district of Nadia during the absence, on leave, of Maulvi Snaffuddin, or until further orders.

J. A. L. SWAN,

Secretary to the Government of Bengal.

Orders by the Inspector-General of Registration, Bengal.

No. 310.—The 24th June 1924.—Babu Sailendra Nath Mitra, Sub-Registrar attached to Howrah, is posted temporarily to Alipore, in the district of the 24-Parganas, with effect from the 29th May 1924. Howrah. 24-Parganas.

No. 311.—The 24th June 1924.—Baba Ratish Chandra Ray, Sub-Registrar attached to Dacca, acted as Sub-Registrar of Bajitpur, in the district of Mymensingh, from the 22nd April 1924 to the 21st May 1924 Dacca. Mymensingh. (both days inclusive), vice Maulvi Kazi Muhammad Abdur Rauf, on leave.

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No. 312.—The 21th Iune 1924.—Babu Pramatha Nath Mukharji, Sub-Registrar attached to Midnapore, was on leave on average pay for twenty-one days under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 8th March 1924.

No. 313.—The 24th June 1924.—Maulvi Saiyid Abu Sayid Muhammad Taifoor, Sadar Third Joint Sub-Registrar, Dacca, is allowed leave on average pay for five days under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 195, dated the 30th April 1924.

No. 314.—The 24th June 1924.—Babu Ratish Chandra Ray, Sub-Registrar attached to Dacca, is appointed to act until further orders as Sub-Registrar of Narsingdi in the same district, with effect from the 6th June 1924.

No. 315.—The 25th June 1924.—Maulvi Muzammal Haque, Sub-Registrar attached to Mymeusingh, officiating at Chitosi, in the district of Tippera, is allowed lave on average pay for one month, under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 1st June 1924.

No. \$16.—The 25th June 1924.—Maulvi Muhammad Mujibul Haque, Sub-Registrar attached to Dacca, is appointed to act as Sub-Registrar of Chitosi, in the district of Tippera, with effect from the 5th June 1924, until further orders.

No. 317.—The 25th June 1924.—Maulvi Abdul Latif Khan, Sub-Registrar of Sitakund. in the district of Chittagong, is allowed leave on average pay for fifteen days, under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 241, dated the 30th May 1924.

A. ISLAM,
Inspector-General of Registration, Bengal.

COMMERCE DEPARTMENT.

Certificate of approval.

No. 3346Com.—The 27th Sung 124.—With reference to rule 7 of the rules issued by the Government of India 15th neir Resolution No. 7552—7581-121, dated the 15th September 1913, for regulation in grant by Local Governments of licenses to prospect for minerals and the grant of the ing leases in British India, it is hereby certified that Messrs. Ghose and Nandy Brothers at Nilphamari, Rangpur, are approved by the Government of Bengal as a fit and power person to whom such licenses or leases can be granted in the Presidency of Bengal.

Presidency of Bengant 2. Under rule 3 of the aforesaid rules this certificate will expire at midnight on the 31st of December 1924.

A. MARR.

Secretary to the Government of Bengal

MARINE DEPARTMENT.

NOTIFICATIONS.

No. 532T.—Mne.—The 21st June 1924.—In exercise of the power conferred by section 6 of the Provident Funds Act, 1897 (IX of 1897), as amended by section 2 of the Devolution Act, 1920 (XXXVIII of 1920), the Governor in Council is pleased to extend the provisions of the said Provident Funds Act, 1897, to the Contributory Provident Fund established by the Commissioners for the Port of Calcutta under clause (i) of section 30A, of the Calcutta Port Act, 1890 (Bengal Act III of 1890), as amended by the Calcutta Port (Amendment) Act, 1923 (Bengal Act VI of 1923), for the benefit of their officers and servants appointed in accordance with the provisions of the said Calcutta Port Act.

No. 543T.—Mne.—The 23rd June 1924.—It is hereby notified that under the provisions of section 6 of the Calcutta Port Act, 1890, Mr. B. E. C. Eddis of the firm of Messrs. Gillanders, Arbuthnot and Company, has been elected by the Bengal Chamber of Commerce to be a Commissioner for the Port of Calcutta, in place of Mr. R. B. Wilson, C.I.E., during the period of the latter's absence on leave for three months from the 13th June 1924.

A. MARR,

Secretary to the Government of Bengal.

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DEPARTMENT OF AGRICULTURE AND INDUSTRIES.

EXCISE.

NOTIFICATIONS.

Minister in charge : The Honbie Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 2798 Ex. - The 24th June 1924.—In exercise of the power conferred by section 86 of the Bengal Excise Act, 1909 (Bengal Act V of 1909), read with section 22 of the Bengal General Clauses Act, 1899 (Bengal Act I of 1899), the Government of Bengal (Ministry of Agriculture and Public Works) are pleased to direct that the following amendment be made in the rules published with the Bengal Government Notification \o. 601 S.R., dated the 30th March 1915 (published at pages 1-32 of the Calcutta Gazette Extraordinary of the 1st April 1915) as subsequently amended, namely:—

In clause (ii) of paragraph 1 under the heading "Closing hours" of rule 201 of the said rules for the words "country spirit shop" substitute the words "country spirit and tari shops".

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 2817 Ex.—The 25th June 1924.—Manlvi Syed Ahmad Hossain, Inspector of Excise and Salt, Hooghly, is appointed to hold charge of the district, vice Babu Aswini Kumar Basu, Superintendent of Excise and Salt, appointed to act as Deputy Commissioner of Excise and Salt.

This cancels Notification No. 240T.-A.I., dated the 19th May 1924.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 2833 Ex.—The 26th June 1924.—Babu Dhirendra Nath Mukherjee, Superinten of Excise and Salt, Murshidabad, is allowed leave on average pay for eight days (the entire period being on account of privilege leave at his credit), under rule 81 (b) (ii) of the Fundamental Rules, with effect from the 12th May 1924.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 2839.—The 26th June 1924.—In exercise of the power conferred by section 5 of the Opium Act, 1878 (I of 1878), as amended by the Devolution Act, 1920 (XXXVIII of 1920), the Government of Bengal (Ministry of Agriculture and Public Works) are pleased to direct that the following amendment be made in the rules published under the Bengal Government Notification No. 561S.R., dated the 2nd March 1918, as subsequently amended, namely:—

To the schedule of exempted preparations annexed to rule 34 of the said rules add the following:—

"16. Syrup Cocillana Compound".

G. S. DUTT,

Secretary to the Government of Bengal.

Orders by the Director of Agriculture, Bengal.

No. 8983.—The 25th June 1924.—Babu Virrudra Roy, District Agricultural Officer, Bolpur, is granted leave on average salary for six weeks, under rule 81(b)(ii) of the Fundamental Rules, with effect from the date on which he avails himself of it.

No. 8984.—The 25th June 1924.—M. Hosein Ali is appointed to act as District Agricultural Officer, Bolpur, during the absence on leave of Babu Virrudra Roy, or until further orders.

R. S. FINLOW,

Director of Agriculture, Bengal (offg.)

Orders by the Registrar of Co-operative Societies, Bengal.

No. 5984.—The 26th June 1924.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Sangsay Panthong Rural Co-operative Society (registered No. 334 of 1913), in the district of Darjeeling, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Auditor of Co-operative Societies, Kalimpong, to be liquidator of the said society.

No. 5986.—The 26th June 1924.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Ghoradhap Gramya Dharma Bhandar (registered No. 48 of 1911), in the district of Mymensingh, under sub-section (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by subsection (1) of section 39 of

the same Act, I hereby cancel the registration of the said society."

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Inspector of Co-operative Societies, Jamalpur, to be liquidator of the said society.

M. THORP,

Registrar of Co-operative Societies, Bengal.

Orders by the Commissioner of Excise and Sait, Bengal.

No. 6Exc.—The 26th June 1924.—Babu Srish Chandra Bhattacharjee, Inspector of Excise and Salt, Bardwan, is allowed leave on average pay for one month with effect from the 9th June 1924.

J. C. PLATTS,

Commissioner of Excise and Salt, Bengal (offg.).

REVENUE DEPARTMENT.

LAND ACQUISITION.

NOTIFICATIONS.

No. 5771L.A.—The 24th June 1924.—In exercise of the powers conferred by section 48 (155) the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of the piece of land measuring, more or less, 0.0331 of an acre, which was notified for acquisition under declaration No. 109751 A., dated the 30th November 1923, published at page 1842, Part I of the Calcutta Gazete of the 5th December 1923, and required by the South Suburban Municipality for a night-soil depót for Barisa ward in the village of Barisa alias Kaharpara, pargana Khaspur, zilla 24-Parganas.

No. 5774L.A.-The 24th June 1924.—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of a piece of land, being premises No. 1-5, Dhakuria Road, measuring, more or less, 6 cottabs 12 chitaks and 20 square feet of standard measurement, equivalent

(1)	Notificat	ion No.	10127LA.	, dated	the 22nd N	lovemb	er 192
(2)	,,		2966 L.A.	,,	17th M	arch 19	22
	Erratum	No. 91	71 L.A.,	"	19th Oc	ctober 1	921.
(4)	••	95	88 L.A ,	"	6th No	vember	1922.
(5)	Notificat	ion No.	88 L.A., . 3896L.A.,	"	21st A	pril 192:	3.
(6)	"		5003L.A ,	"		ly 1923	
(7)	"	,,	7406L.A.,	"	22nd Sep		
(8)	"		7109L.A.,	"	22nd	,,	"
(9)	"	,,	7112L.A.,	"	22nd	,,	"
(10)	"	"	7370L.A.,	"	21st	"	"
(iii)	"	"	7373L.A.,	"	21 st.	"	"
(12)	"	"	7861LA.,	"	21st	"	
(13)	"		7318L.A ,	"	21-1	"	"
(11)	"		7351LA,	"	21st		"
(15)	**	•,	1335L A.,	"	7th Febr	ruary 19	24."
(16)	"	••	4051L.A ,	"	15th Ap		"
(17)	"	"	1057 L.A.,	",	làth "		"
(18)	•••	"	1060L.A.,	",	16ւհ ,,		"

to 0.1119 of an acre, and bounded as described below, which was included in the area notified for acquisition, under declaration No. 9827 L.A., dated the 16th November 1920, published at pages 2104-06, Part I of the Calcutta Gazette of the 17th idem, as subsequently amended by the notifications and the errata noted in the margin, and required for section B of Scheme No. XV of the Calcutta Improvement Trust (new main sewer road from Chetla to Ballygunge station) in ward No. XXI of the Calcutta Municipality.

Boundaries.

North—By premises No. 1 (old), Dhakuria Road (portion already acquired under declaration No. 9827L.A., dated the 16th November 1920), East and South—By premises No. 1.4 (new), Dhakuria Road, West—By a public kutcha drain.

No. 5786L.A.—The 25th June 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Barisal Municipality for a public purpose, viz., for constructing a road in the village of Amanatganj, pargana Chandradwip, zilla Bakarganj, it is hereby notified that for the above purpose two pieces of land altogether measuring, more or less, '28 of an acre, bounded on the—

BLOCK A:

North—By the settlement plot No. 703, East—By the settlement plots Nos. 673, 674, 675 and 679, South—By the settlement plot No. 943 (Shaw Road), West—By the settlement plots Nos. 681, 684, 685, 701 and 702,

BLOCK B:

North-By the settlement plot No. 704 and remaining portion of settlement plot No. 705,

East-By the remaining portion of settlement plot No. 703,

South -- By the settlement plot No. 702,

West-By the remaining portions of settlement plots Nos. 705 and 708,

are likely to be required within the aforesaid village of Amanatganj.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Bakarganj.

No. 5789L.A.—The 25th June 1924.—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of four pieces of land altogether measuring, more or less, 30 bighas and 3 chitaks of standard measurement, equivalent to 9.92 acres, which was notified for acquisition under declaration No. 430T.-R., dated the 4th June 1923, published at pages 799-800, Part I of the Calculta Gazette of the 13th idem, and required by the District Board of Mymensingh for the construction of a road from the Nilganj railway station to the 34th mile of Atulia-Kishoreganj road, in the villages of Barakhapon and Panchdha, parganas Tappe Hazradi, Baradakhat and Darjibaju, Tappe Singdha, zilla Mymensingh.

No. 5815L.A.—The 26th June 1924.—Babu Kashiswar Chakrabatti, Sadar Subdivisional Officer, in the district of Rajshahi, is vested with the powers of a Collector under the Land Acquisition Act, I of 1894, in that subdivision.

No. 5846 L.A.—The 27th June 1924.—In exercise of the powers conferred by section 48(1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition of a piece of land measuring, more or less, 5 cottahs 2 chittaks 20 sq. ft. of standard measurement, equivalent to 0851 of an acre, being premises No. 17, Sooterkin lane, and bounded as described below, which was included in the area notified for acquisition under declaration No. 4324L.A., dated the 27th May 1921, published at page 897, Part I of the Calcutta Gazette of the 1st June 1921, and required by the Calcutta Improvement Trust for the Improvement Scheme known as Scheme No. VII-E (Central Avenue—Prinsep Street to Esplanade) in Wards Nos. X and XII of the Calcutta Municipality in the town of Galcutta:—

Boundaries.

North and East—By Sooterkin lane;
South—By premises No. 18, Sooterkin lane;
West --By premises No. 16, Sooterkin lane.

No. 5849 L.A.—The 27th June 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Dacca Municipality for a public purpose, viz., for extension of the surface drain at Walter Road, in the town of Dacca, in mahalla

Sarafatganj, pargana Jahangirnagar, zilla Dacca, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.0088 of an acre, bounded on the

North—By the remaining portion of the cadastral survey plot No. 307, East—By the Walter Road, South and West—By the Municipal land,

is likely to be required within the aforesaid mahalla, Sarafatganj, in the town of Dacca.

This notification is made, under the provisions of section 1 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts

required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition, thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Dacca.

No. 5859L.A.—The 27th June 1924.—Whereas it appears to the Governor in Council that additional land is likely to be required to be taken by Government at the expense of the Indian Iron and Steel Company for a public purpose, viz., for Indian Iron and Steel Company's works at Hirapur in the village of Santa, pargana Shergarh, zilla Burdwan, it is hereby notified that for the above purpose three pieces of land altogether measuring, more or less, 2.68 acres, bounded on the—

PLOT X:

North, West and South—By the land of the Indian Iron and Steel Company, East—By the land of the East Indian Railway Company,

PLOT Y:

North, East and South—By the land of the Indian Iron and Steel Company, West—By the land of the East Indian Railway Company,

PLOT Z:

North, East, South and West--By the land of the Indian Iron and Steel Company,

are likely to be required within the aforesaid village of Santa.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Burdwan.

No. 5862L.A.—The 27th June 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Naogaou Ganja Cultivators' Co-operative Society, Limited, for a public purpose, viz., for Staff Quarters of the Society in the village of Chakdeb, pargana Barbakpur, zilla Rajshahi, it is hereby notified that for the above purpose a piece of land measuring, more or less, 0.27 of an acre, comprised in settlement plots Nos. 388, 389 and 390 of mauza Chakdeb in thana Naogaon, is likely to be required within the aforesaid village of Chakdeb.

This notification is made, under the provisions of section 4 of Act I of 1894, to all whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorize the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Rajshahi.

Mymensingh.

The 27th June 1924.—Whereas it appears to the Governor in Council that land is likely to be taken by Government at the expense of the District Board of Mymensingh for a public purpose, viz., for the construction of a Local Board road at Rasulpur, in the villages of Bhorbhora and Rasulpur, pargana Ran-Bhowsl, district Mymensingh, it is hereby notified that for the

above purpose a piece of land measuring, more or less, 2 cottahs and 9 gandas of standard measurement, bounded on the-

North-By the land of Satish Chandra Nandi (cadastral survey plot No. 157 of Rasulpur), Nityananda De's land (plot No. 158 of Rasulpur) and land of Khesalia Sheikh (cadastral survey plots Nos. 153, 154 and 152,)

East—By the District Board Road—Dhalla-Kashiganj,

South—By the District Board Road—Dhalla-Kashiganj,

South—By thesalis Shark's land (cadastral survey plots Nos. 151 and 155),

Hishabdi's land (cadastral survey plot No. 156) and Satish Chandra

Nandi's land (cadastral survey plot No. 157),

West—By the end of the Local Board Road lying on cadastral survey plot

No. 150,

No. 150,

is likely to be required within the aforesaid villages of Bhorbhora and Rasulpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to all

whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Council is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the land and do all other acts required or permitted by that section.

Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in

writing before the Collector of Mymonsingh.

W. S. HOPKYNS,

Secretary to the Government of Bengal (offg.).

DECLARATION.

No. 5777L.A.—The 24th June 1924.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense 24-Parganas. of the Budge Budge Municipality for a public purpose, viz., for the construction of Domes' quarters at the burning ghat, in the village of Chitraganj, pargana Balia, zilla 24-Parganas, it is hereby declared that for the above purpose a piece of land measuring, more or less, 6444 of an acre, bounded on the-

North-By the land of Durgadas Chakraverty and by the municipal land,

East-By the municipal land and by the slope of Mehta road,

South-By the slope of Mehta road and by the lands of Habul Pal and Durgadas Chakraverty,

West-By the lands of Habul Pal and Durgadas Chakraverty.

is required within the aforesaid village of Chitraganj.

This declaration is made, under the provisions of section 6 of Act 1 of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Municipal Commissioners of Budge Budge.

W. S. HOPKYNS,

Secretary to the Government of Bengal (offg.).

ERRATA.

No. 5792L.A.—The 25th June 1924.—In line 4 of declaration No. 7587L.A., dated the 29th September 1923, published at page 1460, Part I, of the Culcutta Gozette of the 3rd October 1923, in respect of the acquisition of land required by the Howrah Municipality for opening out a road in the village of Baje-Shibpur, pargana Boro, in the district of Howrah, for the words "a road joining Baje Shibpur 1st Bye Lane to Bostompara Lane" read "a road joining Baje Shibpur 2nd Bye Lane to Bostompara Lane" and also in the 15th line of the same declaration for the words "South-By Baje Shibpur 1st Bye Lane" read "South-By Baje Shibpur 2nd Bye Lane and Sibtala Lane."

No. 5795L.A.—The 25th June 1924.—In lines 7 and 8 of declaration No. 4013L.A. dated the 27th April 1923, published at page 608, Part I of the Calcutta Gazette of the 2nd May 1923, in respect of the acquisition of land required by the Bengal-Nagpur Railway Company, Limited, for Maheshpur station at mile 22 of the Railway in the villages of Pat Maheshpoor and Chundeepoor (2nd part), parganas Khalar and Arsa, respectively, zilla Howrah, for "25 bighas 10 cottahs 9 chitaks and 41 sq. ft. of standard measurement equivalent to 8.44 acres" read "25 bighas 17 cottahs 6 chitaks and 35 sq. ft. of standard measurement equivalent to 8.55 acres ".

W. S. HOPKYNS,

Orders by the inspector-General of Prisons, Bengal.

No. 9336, dated Calcutta, the 24th June 1924.—Major A. Denham White, I.M.S., made over charge of the Midnapore Central Jail to Mr. A. H. Leonard on the afternoon of the 14th June 1924.

W. G. A.TON, LT.-COL., I.M.S, Inspector-General of Prisons, Bengal (offg.).

Orders by the Controller of the Gurrency.

In continuation of this office notification, dated the 20th May 1924, it is notified that the rate at which contributions to the Indian Civil Service and Indian Military Service Family Pension Funds and the Indian Military Widows' and Orphans' Funds are recoverable during the month of July 1924 is 1s. 5d. the rupee. This rate also applies to the payment of leave salaries, pensions, and annuities fixed in sterling.

2. The percentage admissible as Exchange Compensation Allowance on salary paid during the same month is Rs. 2-15-1 per Rs. 100. The allowance is subject to the maximum of Rs. 65-6.

. A. V. V. AIYAR, Controller of the Currency (offg.).

THE TREASURY, CALCUTTA, the 20th June 1924.

SHERIFF'S OFFICE, THE 2nd JULY 1924,

NOTICE is hereby given that the Fourth Criminal Sessions of the year 1924 of the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be held at the Court House, in the Town of Calcutta, on Monday, the twenty-eighth day of July next, at 11 o'clock in the forenoon and thenceforward from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said Sessions be present then and there to prosecute.

W. L. CAREY, Sheriff.

সরিফ আফিস সন ১৯২৪ সাল তারিথ ২রা জুলাই।

সকলকে সমাচার দেওয়া যাইতেছে যে স্থবে বাঙ্গালার কোর্ট উইলিয়ম তুর্গের অধীন সহর কলিকাতার ও অভাভি স্থানের কৌঞ্জলারী বিচার নিম্পত্ত্য জ্বন্ত আগামী সন ১৯২৪ সালের ২৮শে জুলাই সোমবার বেলা ১১ ঘটিকার সময় এবং যে পর্যন্ত দেশিয়ানের কার্য্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাতার হাইকোর্টের আপন আদালত ঘরে সন ১৯২৪ সালের চতুর্থ ক্রিমিনেল সেশিয়ান বসিবেক এবং এতদ্বারা প্রচার করা যাইতেছে যে, যে সকল ব্যক্তিকোন কয়েদির বিরুদ্ধে কৌঞ্জলারী মিছিল করিবেক তাহারা উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে, ইতি।—

' ডব্লিউ, এল, কারি,

সরিফ।

HIGH COURT NOTICE.

CIVIL.

The 27th June 1924.

No. 7558A.—Mr. Nirmal Shankar Sen, Deputy Magistrate and Deputy Collector, exercising the powers of a Subordinate Judge at Darjeeling, is vested with the powers of a Judge of a Court of Small Causes for the trial of suits cognizable by such a Court up to the value of Rs. 500, within the Sadar subdivision of the Darjeeling district.

By order of the High Court,

J. D. V. Hodge, Registrar.

ORDERS BY COMMISSIONERS OF DIVISIONS.

NOTIFICATION.

No. 1960J.G.—Babu Anadi Nath Lahiri, Sub-Deputy Magistrate, Midnapore, is posted temporarily to the Tamluk subdivision of the same district as 2nd Officer, vice Maulvi Muhammad Yahya, on reav

J. N. GUPTA, Commissioner.

BURDWAN DIVN., CHINSUR Athe 23rd June 1924.

NOTIFICATION.

No. 2349J.—Babu Badanya Kumar Roy, Sub-Deputy Collector, Dinajpur Sadar, is transferred temporarily to the Balurghat subdivision of that district.

W. A. MARR, Commissioner (offg.).

RAJSHAHI DIVN., JALPAIGURI, the 23rd June 1924.

NOTIFICATION.

No. 532R.G.—The 23rd June 1924.—Babu Sures Chandra Das Gupta, Sub-Deputy Collector, is appointed a Circle Officer and posted to the Satkhira subdivision in the district of Khulna.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 23rd June 1924.

NOTIFICATION.

No. 537R.G.—Babu Harendra Kumar Ghosh, Sub-Deputy Collector, is appointed : Circle Officer and posted to the Sadar station of the district of Khulna.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 23rd June 1924.

NOTIFICATION.

No. 542R.G.—The following Sub-Deputy Collectors are transferred from the stations noted against their names to the sadar station of the district of Khulna.:—

(1) Maulvi Abdur Rahim, Sub-Deputy Collector ... Satkhira.

(2) Maulvi Habibar Rahaman, Sub-Deputy Collector ... Bagorhat.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 23rd June 1924.

NOTIFICATION.

No. 546 A.A.— The 23rd June 1924.—Babu Sasadhar Das Gupta, Sub-Deputy Collector, is appointed a Circle Officer and is posted to the Bagerhat subdivision of the district of Khulna.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 23rd June 1924.

NOTIFICATION.

No. 552R.G.—Babu Surendra Nath De, Sub-Deputy Collector, is appointed a Circle Officer and posted to the Meherpur subdivision of the district of Nadia.

This cancels the orders published in this office notification No. 402R.G., dated the 7th June 1924.

K. C. DE, Commissioner.

PREST. DIVN., CALCUTTA, the 23rd June 1924.

NOTIFICATION.

No. 3179J.—Maulvi Abul Huda Sayeedullah, Sub-Deputy Collector, on leave, is posted to the headquarters station of the Mymensingh district on general duty.

A. H. CLAYTON, Commissioner (offy.).

DACCA DIVN., DACCA, the 24th June 1924.

NOTIFICATION.

No. 3095G.—On relief by Babu Apurbaranjan Bar a, Mr. Akshoy Kumar Ghose, Sub-Deputy Collector and Khas Tahsildar, Cox's Bazar, in the district of Chittagong, is transferred to the headquarters subdivision of the Chittagong Hill Tracts.

A. W. Cook, Commissioner (offg.).

CHITTAGONG DIVN., CHITTAGONG, the 22nd June 1924.

NOTIFICATION.

No. 578 R.G.—The 25th June 1924.—Maulyi Abdul Karim, No. I, Sub-Deputy Collector and Circle Officer, Meherpur, Nadia, is transferred to the Chuadanga subdivision of the district as Circle Officer.

K. C. DE, Commissioner.

PRESY. DIVN., C/LCUTTA, the 21st June 1924.

NOTIFICATION.

No. 315J.G.—In exercise of the powers conferred on me by rules 63 (2) of the Revised Rules under the Jail Code, I appoint the following gentlemen to be non-official visitors of the Diamond Harbour Sub-Jail in the district of the 24-Parganas for a period of two years with effect from the date of this notification:—

Babu Barada Kanta Ray.

Babu Kedarnath Chakravarty.

K. C. DE, Commissioner.

PRESY. DIVN.. CALCUTTA, the 26th June 1924.

NOTIFICATION.

No. 33 L.S.-G.—It is hereby notified for general information that, under rule 23 of the Dispensary Rules, Maulvi Shamsuddin Ahmed, B.A., has been appointed by the Kotechandpur Municipality to be a member of the Committee for the management of the Kotechandpur Dispensary, in the district of Jessore, in place of Munshi Golam Robbani, removed.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 25th June 1924.

NOTIFICATION.

No. 31L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, V of 1919, read with rule 39 of the Rules for the election and appointment of members, etc., of union boards under the said Act, Hazi Fozle Karim has been appointed by the District Magistrate of Jessore to be a member of the Dariapur union board within the jurisdiction of the Magura police-station in the Magura subdivision of the district of Jessore in place of Mir Hashmat Ali, deceased

K. C., DE, Commissioner.

PRESY. DIVN., CALCUITA, the 21st June 1924.

NOTIFICATION.

No. 3222J.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919). Babu Prakash Chandra De Ray has been appointed by the Magistrate of Mymensingh to be a member of the Koyra union board in police-station Katiadi in the Kishoreganj subdivision of the Mymensingh district, vice Babu Umesh Chandra Bagchi, deceased.

A. H. CLAYTON, Commissioner (offg.).

NOTIFICATION.

No. 32L.S.-G.—The 25th June 1924.—It is hereby notified for general information that, under section 39 of the Bengal Local Self-Government Act, III (B. C.) of 1885, as amended, read with Government notification No. 495 L.S.-G., dated the 20th February 1917, the following gentlemen have been duly elected to be members of ward No. I of the Narail Union Committee in the Narail subdivision of the Jessore district :-

- Rahn Getish Chendra Dhar.
 Munshi Manural Hafiz.
- 2. In exercise of the power conferred on me by section 40 of the Fengal Local Self-Government Act, III/B. t.) of 1885, as amended, I appoint the following gentlemen to be members of wards Nos. I and III of the aforesaid Union Committee:—

Ward No. 11.

Ward No. III.

- (1) Babu Charu Chandra Ghosh.
- (3) Babu Kalidas Mitra.
- (2) ,, Kiran Chandra Ghosh.
- (4) ,, Kali Das Bose.
- 3. In exercise of the power conferred on me by Government notification No. 495 L.S.-G., dated the 20th February 1917, issued under section 41 of the Bengal Local Self-Government Act, III (B. C.) of 1885, as amended, I appoint the following gentlemen to be members of the Narail Union Committee :-
 - The Subdivisional Officer of Narail
 The Seniormost Munsif of Narail
- ... } ex officio.
- (3) Munshi Mozharuddin Chaudhuri.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 25th June 1924.

NOTIFICATION.

No. 34L.S.-G.—It is hereby notified for general information that, under rule 23 of the Dispensary Rules, Babu Annada Charan Banerjee has been appointed to be a member of the Committee for the management of the Tentulia Dispensary in Basirhat in the 24-Parganes district in place of Babu Shyama Charan Pal, deceased.

K. C. DE, Commissioner.

PREST. DIVN., CALCUTTA, the 26th June 1924.

NOTIFICATION.

IT is hereby notified for general information that Moulvi Sadaruddin Ahmed, B.A., officiating assistant head master, Pabna Zilla School, has been elected a member of the Managing Committee of the Pabna Zilla School as the representative of the teaching staff vice Babu Sudhangsu Mohon Mitra, transferred.

D. K. MITTER, Magistrate.

PABNA, the 25th June 1924.



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PART I.

Orders and Notifications by the Governor of Bengal, the Government of Bengal, the High Court, Government Treasury, etc.

ORDERS BY HIS EXCELLENCY THE GOVERNOR OF BENGAL.

Tour Programme of

HIS EXCELLENCY THE GOVERNOR OF BENGAL

during July 1924.

Date and day.		Calcutta time.	Station.	Remarks.
July.		Hours,		
12th, Saturday	•••	11-0 р.м.	Leave Outram Ghât	By Heotas.
16th, Wednesday	•••	3-30 "	Arrive Gopalganj.	;
17th, Thursday	•••	6-0 A.M.	Leave Gopalgani.	

Date and day.		Calcutta time.	. Station.		Remarks.
July.		Hours.			
17th, Thursday	•••	3-0 р.м.	Arrive Madaripur.		
•		7-0 ,,	Leave Madaripur.		
18th, Friday	•••,	9-30 A.M. (Dacca time.)	Arrive Dac	1	

NOTE.—(1) The party accompanying His Excellend, will be-

The Countess of Lytton.

Lady Hermione Bulwer-Lytton.

Miss Lafone.

Mr. H. R. Wilkinson, I.C.S., Private Secretary.

Major H. G. Benton, Military Secretary (offg.).

Major E. H. V. Hodge, I.M.S., Surgeon.

Captain S. B. Horn, M.C., Aide-de-Camp.

Captain H. Bruce Johnstone, Aide-de-Camp.

Captain R. A. deSalis, Aide-de-Camp.

Captain A. G. L. Maclean, Aide-de-Camp.

- (2) All letters and telegrams for the party should be addressed to Governor's Camp, Bengal, without the addition of the name of any post town.
- (3) All arrivals and departures will be private.
- (4) The above timings are approximate.

H. G. BENTON, MAJOR,

Military Secretary to

H. E. the Governor of Bengal (offg.).

GOVERNMENT HOUSE, CALCUTTA, the 5th July 1924.

ORDERS BY THE GOVERNMENT OF BENGAL.

No. 8189A.

APPOINTMENTS AND TRANSFERS.

GENERAL.—No. 7972A.—The 1st July 1924.—Babu Amarendra Nath Ray, Deputy Magistrate and Deputy Collector, Arambagh, Hooghly, is transferred to the headquarters station of the Midnapore district.

No. 7974A.—The 1st July 1924.—Babu Chuni Lal Mukharji, Deputy Magistrate and Deputy Collector, on leave, is appointed to have charge of the Arambagh subdivision of the Hooghly district.

No. 7977A.—The 1st July 1924.—Babu Bagala Prasanna Chakrabatti, Deputy Magistrate and Deputy Collector, on leave, is posted to the head-quarters station of the Midnapore district.

No. 7980A.—The 1st July 1924.—Babu Dasarathi Datta, Deputy Magistrate and Deputy Collector, Howrah, is transferred to the headquarters station of the Jessore district.

No. 7988A.—The 1st July 1924.—Mr. Nrisinha Ranjan Mukharji, Deputy Magistrate and Deputy Collector, on leave, is posted to the héadquarters station of the Howrah district.

No. 7986A.—The 1st July 1924.—Babu Abani Kumar Sen, Deputy Magistrate and Deputy Collector, on leave, is posted to the headquarters station of the Tippera district.

No. 7989 A.—The 1st July 1924.—Maulvi Muhammad Hedayat Ali, Deputy Magistrate and Deputy Collector, Dinajpur, is transferred to the head-quarters station of the Jessore district.

No. 8000A.—The 2nd July 1924.—Babu Ambu Nath Chatarji, Deputy Magistrate and Deputy Collector, Midnapore, is transferred to the headquarters station of the 24-Parganas district.

No. 8008A.—The 2nd July 1.—Babu Jogesh Chandra Datta, M.B.E., Deputy Magistrate at Deputy Collector, Tippera, is transferred to the head-quarters Lation of the Dacca district.

No. 8009A.—The 2nd July 1924.—Babu Narendra Kumar Sen, Deputy Magistrate and Deputy Collector, Murshidabad, is appointed to have charge of the Sadar subdivision of the Tippera district.

No. 8012A.—The 2nd July 1924.—Maulvi Akram-uz-Zaman Khan, Deputy Magistrate and Deputy Collector, on leave, is appointed to have charge of the Sadar subdivision of the Murshidabad district.

No. 8082A.—The 4th July 1924.—In exercise of the powers conferred by subsection (2) of section 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased to appoint Mr. Harold Graham, I.C.S., Joint Magistrate and Deputy Collector, on leave, to be Additional District Magistrate, Bakarganj, and to direct that he shall have during the period he is so employed, all the powers of a District Magistrate under the said Code and under all other laws in force in that district.

No. 8090A.—The 4th July 1924.—Maulvi Mustafizur Rahman Khan, Deputy Magistrate and Deputy Collector, on leave, is posted to the headquarters station of the Mymensingh district.

POLICE.—No. 8018A.—The znd July 1924.—Mr. J. R. Johnson, officiating Superintendent of Police, Faridpur, is appointed temporarily to act as Superintendent of Police, Chittagong.

No. 8019A.—The 2nd July 1924.—Mr. P. D. L. Kelly, Assistant Superintendent of Police, is posted to the headquarters station of the Chittagong district, on being relieved of his duties as officiating Superintendent of Police of that district.

No. 8062A.—The 3rd July 1924.—Mr. J. C. Farmer, Superintendent of Police, Faridpur, is appointed to act temporarily as Principal, Police Training College, Sardah, Rajshahi.

No. 8068A.—The 8rd July 1924.—Mr. C. J. Leonard, Principal, Police Training College, Sardah, Rajshahi, is appointed to be Superintendent of Police, Chittagong.

No. 8064A.—The 8rd July 1924.—Mr. J. R. Johnson, officiating Superintendent of Police, Chittagong, is appointed to act temporarily as Superintendent of Police, Faridpur.

RESIGNATION.

GENERAL.—No. 7959A.—The 1st July 1924.—Mr. B. C. Prance is permitted to resign His Majesty's Indian Civil Service, with effect from the 2nd July 1924.

LEAVE.

GENERAL.—No. 7927A.—The 28th June 1924.—Mr. F. C. French, C.S.I., 1.C.S., has been granted by the High Commissioner for India an extension of leave for two days.

No. 7930A.—The 28th June 1924.—Mr. L. B. Burrows, Additional District Magistrate, Mymensingh, is allowed leave on average pay for four months, under article 81 (b) (ii) of the Fundamental Rules, with effect from the 3rd May 1924.

No. 7962A.—The 1st July 1924.—Babu Birendra Mohan Ghosh, Deputy Magistrate and Deputy Collector, Dacca, is allowed leave on average pay up to the 1st October 1924, under article 81 (b) (ii) of the Fundamental Rules, with effect from the 1st July or any subsequent date on which he may avail himself of it.

No. 7965A.—The 1st July 1924.—Babu Relati Raman Barua, Sub-Deputy Collector, is allowed leave on average pay for two months (entirely on account of privilege leave at his credit), under article $81\ (b)\ (ii)$ of the Fundamental Rules, in extension of the leave granted to him under the orders of the 25th January 1924.

No. 7967A.—The 1st July 1924.—In modification of the orders of the 27th May 1924,
Maulvi Manzur Ahmad Chaudhuri, Deputy Magistrate and Deputy
Collector, Chittagong, is allowed leave on average pay from the 4th
May to the 26th May 1924, under article 81 (b) (ii) of andamental Rules.

No. 7992.4.—The 1st July 1924.—Babu Rajendra Chiera Sen, Sub-Deputy Collector, on probation, is granted leave for one month and fifteen lay viz., leave on average pay for twenty days, under article 81 (b) (ii) of the Fundamental Rules, and on half average pay for the remaining period, under article 81 (d) of those rules, in extension of the leave previously granted to him.

No. 8069A.—The 3rd July 1924.— Khan Bahadur Asad-uz-Zaman, Deputy Magistrated, and Deputy Collector, is granted leave on average pay for three months, under provise to article 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 29th April 1924.

No. 8076A.—The 3rd July 1924.—Maulvi Mustafizur Rahman Khan, Deputy Magistrate and Deputy Collector, is allowed leave for one month, under the proviso to article 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him under the orders of the 1st April 1924.

No. 8086 A.—The 4th July 1924.—Babu Sharat Chandra Lahiri, Sub-Deputy Collector, is allowed leave on average pay for four months, under article 81 (d) (ii) of the Fundamental Rules, with effect from the 5th April 1924.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offg.).

NOTIFICATION.

No. 7929.1.—The 2nd July 1924.—With reference to rule 5 of the rules for the recruitment of certain of the provincial and other services, as published with notification No. 6983A., dated the 31st May 1924, it is notified for general information that the number of appointments in the various services, which will be made on the result of the competitive examination in 1924, will be as follows:—

Bengal Civil Service (Exec	utive)	•••	•••	•••	4
Bengal Excise Service		•••		•••	Nil.
Bengal Police Service	•••	•••	•••	•••	Nil.
Subordinate Civil Service	•••	•••	•••	•••	18
Income-tax Department	• • •	•••	•••	•••	6
Subordinate Excise Service	•••	•••	•••	•••	Nil.
Upper Division of the Secre	etariat C	lerical Service	•••	•••	3
		T	otal	•••	31

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offg.).

POLITICAL DEPARTMENT.

NOTIFICATION.

No. 6380P.—The 3rd July 1924.—In exercise of the powers conferred by sub-section (2) of section 287 of the Cantonments Act, 1924 (II of 1924), the Governor in Council is pleased to prescribe that copies of entries in Indexes Nos. I and II, referred to in section 55 of the Indian Registration Act, 1908 (XVI of 1908), in respect of registered documents relating to immoveable property situated within the limits of the Cantonments of Barrackpore and Dum-Dum in the district of the 24-Parganas and of Lebong in the district of Darjeeling, shall be forwarded twice a year, viz., on the 1st March and 1st September to the Cantonment authority concerned by the Registrar of the district in which the Cantonment is situated.

A. N. Moberly,

POLICE DEPARTMENT.

NOTIFICATIONS.

No. 1798Pt.—The 1st July 1924.—For the word "Mymensingh" in the margin of the Notification No. 352Pl.—D., dated the 15th May 1924, published at Murshidabad. page 1004, Part 1 of the Calcutta (tazette of the 21st idem, regarding Seala Shaikh's gang in the district of Murshidabad, read " Murshidabad ".

No. 1827Pl.—The 2nd Juve. 1924.—In exercise of the power conferred by clause (1) (s) of section 4 of the Code of siminal Procedure, 1898 (Act V of 1898) and in supersession of all previous notifications issued by the Assam Government, relating to police-stations named below, the flow nor in Council is pleased to declare that the railway police-stations may be a supersequent of the following table at the railway police-stations may be a supersequent to the following table at the supersequent table at the sup police-stations mentioned in column 1 of the following table shall be police-stations within the meaning of that clause and shall include the areas and railway stations, respectively. mentioned in columns 2 and 3:-

Police-stations.

Areas according to railway mileage.

Railway-stations.

Chittagong G. R. P. S.... From Chittagong-Main Line-From 0 mile to 42? mile. Chittagong to up outer signal of Dhoom station.

> Port Line From Chittagong to jetti≥s. From 0 mile to 31

mile.

Laksam G. R. P. S. Main Line-From 42; mile to 137 mile. From up outer signal of Dhoom station to the centre of Loharnala Bridge.

> Noakhali branch-From $80\frac{1}{2}$ mile to 111 mile.

> Akhaura-Ashuganj branch-From 1247 mile to 144 mile.

Bhair 16-Tangi branch--Bhairab Fazar G. R. P. S. From 144 mile to 184-30T mile.

> Mymensingh-Bhairab branch-From 144 mile to 216; mile.

Gowripur-Mymensingh-Netrokona branch-From 205½ mile to 220; mile. Shamganj-Jharia-Jhanjail branch-From 2101 mile to 2231 mile.

Chandpur G. R. P. S. ... From Chittagong-From 81 mile to 112; mile. From down outer signal to Laksam station to Chandpur station.

Chittagong, Pahartali, Fouzdarhat, Bhatiari, Kumira, Barabakunda, Sitakunda, Baraiyadhala, Kunderhat, Mirsarai, Jorarganj, Dhoom.

Strand road and Chittagong jetty.

Mohuriganj, Fazilpur, Feni, Sairshadi, Gunabati, Telpai, Nangal-kot, Laksam, Lalmai, Comilla, Fakirhat, Rajapur, Nayanpur, Kamalasagar, Gangasagar, Kamalasagar, Akhaura, Singarbeel, Mukundapur.

Daulatganj, Natherpetua, Sonaimuri, Bajra, Chaumuhani, Maijdi, Harinarayanpur, Noakhali.

Paghachang, Brahmanbaria, Talshahar, Ashuganj-Bazar, Ashuganj Ghat.

Pubail, Arikhola, Ghorasal-Flag, Ghorasal, Jainardi, Narshingdi, Khanabari, Methikanda, Daulatkandi.

Bhairab-Bazar, Kuliarchar, Sararchar, Manikkhali, Gachihata, Mandarpara, Kishorganj, Nilganj, Musuli, Nandail Road, Atharabari, Shopagi, Isvarganj, Bokainagar, Gowrigram, Bishka, Shambhuganj, Mymensingh.

Shamganj, Netrokona.

Jalsuka, Purbadhala, Jharia-Jhanjail.

Chandpur-Kalibari, Chandpur, Balakhal, Hajiganj, Shahatali, Bhingra, Chitose Road.

)

No. 1828 Pl.—The 2nd July 1924.—A statement showing the ordinary jurisdiction retained by local Magistrates on the Assum Bengal Railway lines transferred to the administrative control of the Government of Bengal is published below for information :-

Area according to Railway mileage within the limits of which offence is committed.

Names of Railway stations within the limits of which offence is committed.

Place of trial, vis., any place within the jurisdiction of the following courts.

From Chittagong-

Assam Bengal Railway Line-

From 0 mile to 423 mile ...

Main line-

Chittagong, Pahartan darhat, Bhatiari, Foi Pahartali, Kumi Barabakunda, Sitakunda, Baraiyadhala, Kunderhat, Mirsarai, Jorargauj, Dhoom.

Sadar Subdivisional Officer, in the district of Chittagong.

From 0 mile to 31 mile

Port line-

Port line -

Strand Road, Chittagong jetty ...

Ditto.

From 427 mile to 137 T. P. Main line-17.

Mohuriganj, Fazilpur, Feni. Sairshadi.

Gunabati, Telpai, Nangalkot, Laksam, Lalmai, Comilla, Fakirhat, Kajapur, Nayanpur, Kamalasagar, Gangasagar.

Akhaura, Singarbeel, Mukundapur.

Subdivisional Officer of Feni, in the district of Noakhali. Sadar Subdivisional Officer, Comilla,

Subdivisional Officer of Brahman-

in the district of Tippera.

From 801 mile to 111 mile

Noakhali branch-Daulatganj, Natherpetua.

Bajra, Chaumuhani, Sonaimuri. Maijdi, Harinarayanpur, Noakhali.

baria, in the district of Tippera. Sadar Subdivisional Officer, Comilla,

Sadar Subdivisional Officer, Noakhali.

in the district of Tippera.

From 124 mile to 144 mile

Akhaura-Ashuganj branch-Brahmanbaria, Paghachang, Talshahar, Ashuganj-Bazar, Ashuganj ghat.

Subdivisional Officer, Brahmanbaria, in the district of Tippera.

From 144 mile to 184-30 T. mile.

Bhairab-Tangi branch-Pubail, Arikhola, Ghorasal-flag, Ghorasal.

Sadar Subdivisional Officer, Dacca.

Jainardi, Narshingdi, Khanabari, Methikanda, Daulatkandi.

Subdivisional Officer of Narayanganj, in the district of Dacca.

From 144 mile to 216# mile

Mymensingh-Bhairab branch-Bhairab-bazar, Kuliarchar, Sararchar. Manikkhali, Gachihata, Mandarpara, Kishorganj, Nilganj.

Subdivisional Officer of Kishorganj, in the district of Mymensingh.

Musuli, Nandail road, Atharabari, Shopagi, Isvarganj, Bokainagar Gowrigram, Bishka, Sambhuganj, Lymensingh.

Subdivisional Officer, Sadar, Mymensingh.

From 2051 mile to 2201 mile

branch-Shamganj, Netrokona.

Gowripur-Mymensingh Netrokona Subdivisional Officer of Netrokona, in the district of Mymensingh.

From 2101 mile to 2231 mile

Shamganj-Jharia-Jhanjail branch-Jalsuka. Purbadhala, Jharia-Jhanjail.

Subdivisional Officer of Netrokona, in the district of Mymensingh.

From 81 mile to 1121 mile

Main line-Chandpur-Kalibari, Chandpar, Shahatali, Balakhal, Hujiganj, Bhingra, Chitose road.

Subdivisional Officer of Chandpur, in the district of Tippera.

No. 1862P/.—The 5th July 1924.—In exercise of the powers vested in him by a section 26 of the Cattle Trespass Act, 1871 (I of 1871), as amended Mymensingh. by section 8 of Act I of 1891, the Governor in Council is pleased to direct that in the municipal town of Netrokona, in the district of Mymensingh, the first portion of section 26 of the Cattle Trespass Act, 1871, shall be read as if it had reference to cattle generally, instead of to pigs only, and as if the words "fifty rupees" were substituted for the words "ten rupees."

A. N. MOBERLY,

JUDICIAL DEPARTMENT.

No. 8190A.

POWERS.

No. 7897 A.—The cathering 1924.—Babu Indu Shekhar Mukharji, Deputy Magistrate, Jeine, is vested with powers under sections 110, 144, 190 (1) (And 524 of the Code of Criminal Procedure.

No. 7914A.—The 26th Jun 1924.—Babu Brajendra Nath Das Gupta, Deputy Magistrate, Mymensingh, is vested with the powers of a Magistrate of the second class.

No. 7986 A.—The 1st July 1924 —Babu Abani Kumar Sen, Deputy Magistrate, who has, under the orders of this date, been posted to the headquarters station of the Tippera district, is vested with the powers of a Magistrate of the second class.

A. N. MOBERLY,

Thief Secretary to the Government of Bengal (offg.).

APPOINTMENTS AND TRANSFERS.

No. 5511J.—The 27th June 1924.—Babu Khagesh Chandra Mitra, officiating munsif of Chittagong, is appointed to act, until further orders, as a munsif in the district of Bakarganj, to be ordinarily stationed at Patuakhali, vice Babu Narendra Nath Sen Gupta, transferred.

No. 5569J.—The 1st July 1924.—In exercise of the powers conferred by sections 14 and 15 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

- (a) to confer upon Maulvi Nazra Moslem the powers of a Magistrate of the third class, in the district of the 24-Parganas, for a period of three years from the date of this notification,
- (b) to direct him to sit as a member of the Baraset bench in the said district.

No. 5612J.—The 1st July 1924.—Babu Nagendra Nath Mukharji, officiating munsif, Nilphamari, Rangpur, is appointed to act as a munsif in the district of Midnapore, to be ordinarily stationed at Jhargram during the absence, on leave, of Babu Charu Chandra Basu, No. I, but for the present to be employed at the sadar station, vice Maulvi Altaf Ahmed, now employed at Jhargram.

No. 5658J.—The 3rd July 1924.—In exercise of the powers conferred by sections 14 and 15 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council is pleased—

- (a) to confer upon Babu Nritya Gopal Datta the powers of a Magistrate of the third class, in the district of Bogra, for a period of three years from the 20th July 1924, and
- (b) to direct him to sit as a member of the Sa lar Bench in the said district.

No. 5704J.—The 7th July 1924.—Mr. H. L. Fell, Deputy Magistrate and Deputy Collector, is appointed to act as Deputy Administrator-General and Official Trustee, Bengal, during the absence, on deputation, of Mr. C. Carey Morgan or until further orders.

This cancels the orders of the 14th May 1924 appointing Mr. A. J. W. Harris to act as Deputy Administrator-General and Official Trustee, Bengal.

LEAVE.

No. 5572J.—The 18th June 1924.—Babu Satya Prasanna Majumdar, munsif of Nator, in the district of Rajshahi and Malda, is allowed leave on average pay for seventeen days (of which ten days are on account of privilege leave on full pay), under articles 81 (b) (ii) and 82 (b) of he Fundamental Rules, with effect from the 9th June 1924.

No. 5677J,-The 21st June 1924.-Babu Asutosh Mitra, munsif, under orders of transfer to Bhanga, in the district of Faridpur, is allowed leave on Government's ruling on article 74 (a) (i) and (ii) of the Fundamental Rules from the 8th Faridpur. May to the 28th June 1924 (both days inclusive), under the proviso to article 81 (b) (ii) of those rules, in supersession of the leave granted to him under the orders of the 28th May 1924.

No 5660J.—The 3rd July 1924.—Khan Bahada, Manhara Hasr Muhammad Ali, Municipal Magistrate, Calcutta 1. allowed leave from the 15th to the 25th June 1924 (both days Lusive), viz., leave on average pay for one day under article 81 (b) (ii) of the Funcamental Rules, and leave on half average pay for the remaining period under article 81 (d) of hose rules, in extension of the leave granted to him under the orders of the 7th June 1924.

No. 5670J.—The 4th July 1924.—Babu Pasupati Basu, Subordinate Judge, Khulna is allowed leave on average pay on medical certificate for statements.

weeks from the 4th June 1924, under the proviso to article 1 (b) (ii) of the Fundamental Rules.

H. C. LIDDELL,

Secretary to the Government of Bengal (offg.).

NOTIFICATIONS.

No. 5651J.—The 2nd July 1924.—In exercise of the power conferred by section 65 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, during their term of office as such members, to be union benches within the jurisdiction of the union boards of which they are, respectively, members, for the purposes of that section :-

Names of members of union boards to constitute union benches in the Ranaghat subdivision, district Nadia.

Names of uni n board.		Names of members.
Aranghata	$$ $\begin{cases} 1. \\ 2. \\ 3. \\ 4. \\ 5. \end{cases}$	Babu Upendra Nath Banarji. " Jyotindra Nath Mukharji. " Narendra Nath Mitra. " Manabendra Nath Banarji. Munshi Rabbani Tarafdar.
Khishma	$ \begin{array}{c} \vdots \\ \vdots $	Babu Annada Prasad Sinha. "Baman Das Sarkar. "Kalipada Sadhukhan. "Haripada Pal. Munshi Ashadali Tarafdar.

No. 5652J.—The 2nd July 1924.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint the following members of the union boards mentioned below, during their term of office as such members, to be union courts within the jurisdiction of the union boards of which they are, respectively, members, for the purposes of that section :-

Names of members of the union boards to constitute union courts in the Ranaghat subdivision, district Nadia.

Names of union boards.		Names of members.
Aranghata	$$ $ \begin{cases} 1. \\ 2. \\ 3. \\ 4. \\ 5. \end{cases} $	Babu Upendra Nath Banarji. " Jyotindra Nath Mukharji. " Narendra Nath Mitra. " Manabendra Nath Banarji. Munshi Rabbani Tarafdar.
Khishma	(1	Babu Annada Prasad Sinha. ,, Baman Das Sarkar. ,, Kalipada Sadhukhan. ,, Haripada Pal. Munshi Ashadali Tarafdar.

H. C. LIDDELL. Secretary to the Government of Bengal (offg.).

LOCAL SELE-GOVERNMENT DEPARTMENT.

NOTIFICATIONS.

No. 3144M.—The 30th June 224.—In exercise of the power conferred by section 14 of the ingal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint the following centlemen to be Commissioners of the Sherpur Municipal and the little of the section of the Sherpur Municipal and the little of the section of the Sherpur Municipal and the little of the section of the Sherpur Municipal and the little of the section of the Sherpur Municipal and the section of the Sherpur Municipal and the section of the section of the Sherpur Municipal and the section of the section of the Sherpur Municipal and the section of the section o cipality, in the district of Bogra :-

Maulvi Khondkar Shah Muhammad Habibar Rahaman. Kerait Ali Khondkar.

Babu Kumud Nath Chowdhury. " Jogendra Narayan Sanyal.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi.

No. 3180 M.—The 2nd July 1924.—In exercise of the power conferred by section 27 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Babu Gobind Chand Saha Chaudhuri to be a Commissioner of the Katwa Municipality, in the district of Burdwan, vice Babu Manmatha Nath Chatterji, deceased.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 3195M.—The 3rd July 1924.—In exercise of the power conferred by section 16 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to appoint Mr. J. A. Burge to be a Commissioner of the Asansol Municipality in the district of Burdwan.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 8200 L.S.-G.—The 3rd July 1924.—In exercise of the power conferred by section 74 of the Bengal Local Self-Government Act, III of 1885 (Bengal Act, III of 1885), the Government of Pengal (Ministry of Local Self-Government) are pleased to direct that the following roads and bridges lying within the limits of the Gaibandha Municipality in the district of Rangpur which were exempted from the operation of the Bengal Municipal Act, 1884, by the Commissioner of Rajshahi Division in his notification No. 1386M., dated the 7th June 1924, published at page 1188 of Part I of the Calcutta Gazette of the 18th idem be placed under the control and administration of the District Board of Rangpur for the purposes of the said Act :-

- 1. The metalled portion of the District Board road No. 24.
- 2. The metalled portion of the District Board road No. 69.
- 3. Pulbandi bridge.
- 4. Ghaghat bridge.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 3214M.—The 5th July 1924.—In exercise of the power conferred by section 221 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and upon the application of the Commissioners of the Budge-Budge Municipality in the district of the 24-Parganas made in pursuance of a resolution passed at a meeting specially convened to consider the question, the Government of Bengal (Ministry of Local Self-Government) are pleased to extend the provisions of Part IX of that Act to the areas in wards III and IV of the said municipality, the boundaries of which are specified below :-

WARD No. III.

- North-Jaychandipore Trunk road at its junction with Kajipara road ending at its junction with K. P. Mondal road.
- East-Part of K. P. Mondal's road starting at its junction with Jaychandipore Trunk road ending at its junction with Kapalipara road.
- South-Kapalipara road starting from its junction with K. P. Mondal's road ending at its junction with Jaychandipore Trunk road side drain and then along with Jaychandipore road side drain up to its junction with Kajipara road.
- West-Part of Kajipara road from its junction with the Jaychandipore road side drain ending at its junction with Jaychindipore Trunk road.

WARD No IV.

- North-Budge Budge Trunk road side drain starting at its junction with trenching ground road with Budge Budge Trunk road side drain ending to Budge Budge Trunk road side drain at its junction with Pundt's road.
- East—Part of Pundt's road starting from Budge Budge Trunk road at its junction with Pundt's road enting at its junction with D. N. Ghose's 1st lane.
- South—D. N. Ghose's 1st lane and Ghur Khal reting from Pundt's road and its junction with D. N. Ghose's 1st lane in then along with the eastern boundary of Ghur Khal ending at it, junction with trenching ground road.
- West-Part of trenching ground road starting at its junction with Ghur Khal ending at its junction with Budge Budge Trunk road side drain.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 3210M.—The 5th July 1921.—In exercise of the power conferred by section 15 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to make the following corrections in notification, dated the 13th October 1884, so far as it relates to the division of the Malda (now Old Malda) Municipality into different wards and the discribution of Commissioners between them:—

- (i) In column 5 of the table against ward No. II for three read two.
- (ii) In column 5 of the table against ward No. III for two read three,

S. W. GOODE, Secretary to the Government of Bengal.

CORRIGENDUM.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan G'iuznavi.

No. 3202L.S.-G.—The 3rd July 1924.—In the table appended to notification

No. 4251L.S.-G., dated the 6th November 1923, establishing certain union boards, in the district of the 24-Parganas, published at pages 1587-1591 of the Supplement to the Calcutta Gazette, dated the 14th November 1923, make the following correction:—

Page 1590, column 5 of the table, showing the mauzas constituting the Maricha union, read—

" Mauganpur

... 22" for "Manganpur

... 22."

S. W. GOODE,

Secretary to the Government of Bengal.

PUBLIC HEALTH.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 1863P. H.—The 2nd July 1924.—In exercise of the power conferred by section 351 of the Bengal Municipal Act; 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to confirm the by-law which has been framed by the Commissioners of the Rajpur Municipality, in the district of the 24-Parganas, under section 350 (e) of the said Act, and published for information with notification No. 469P. H., dated the 7th March 1924.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 1365P.H.—The 2nd July 1924.—In exercise of the power conferred by section 351 of the Bengal Municipal Act, 1884 (Bengal Act 111 of 1884), the Government of Bengal (Ministry of Local Self-Government) are pleased to confirm the by-law which has been framed by the Commissioners of the Tollygunge Municipality, in the district of the 24-Parganas, under section 350 (c) of the said Act, and published for information with notification No. 557P.H., dated the 11th March 1924.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi.

No. 1404P.H.—The 7th July 1924.—It is hereby notified for general information that Karachi has been declared free from plague with effect from the 24th May 1924, and that the regulations for the prevention of the introduction of plague by sea which were imposed in the ports of Calcutta and Chittagong against vessels arriving from Karachi are hereby withdrawn.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 1367 P.H.—The 2nd July 1924.—The following draft of an amendment, which, in exercise of the power conferred by section 290 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), the Government of Bengal (Ministry of Local Self-Government) propose to make in rule 23 (1) of the House Connection Rules for the Chittagong Municipality, which were published under notification No. 1976 P.H., dated the 5th July 1921, is published for the information of persons likely to be affected the second second

2. The draft will be seen into consideration on or after the 7th September 1924, and any objection or suggest a received by the undersigned before that date will be duly considered:—

Draft amendment.

Add the following proviso to rule 23 (1) of the said rules:-

"Provided also that the Commissioners at a meeting may allow water in excess of the maximum of 45,000 gallons to any charitable or public holding up to the quantity admissible in accordance with clauses (a) and (b) if they are satisfied that the maximum is insufficient for any such holding."

S. W. GOODE,

Secretary to the Government of Bengul.

Orders by the Surgeon-General with the Government of Bengal.

No. 10323, dated Calcutta, the 28th June 1924.—Assistant Surgeon Rash Bel... Bakshi is granted leave on average pay for three months (the entire period being privilege leave at his credit) under article 81 (b) (ii) of the Fundamental Rules, in extension of the three months' leave already granted to him in this department notification No. 6260, dated the 27th March 1924.

No. 10508, dated Calcutta, the 3rd July 1924.—Assistant Surgeon Prafulla Prasun Chowdhury is placed on supernumerary duty at the Medical College Hospitals, Calcutta, with effect from the afternoon of the 27th June 1924.

R. HEARD,
Surgeon-General with the Government of Bengal.

EDUCATION DEPARTMENT.

NOTIFICATIONS.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ui-Haq, M.A., B.L.

No. 2013 Edn.—The 25th June 1924.—Babu Satish Chandra Das Gupta, Assistant

Head Master, Noakhali R. K. Zilla School, in the Subordinate

Educational Service, acted in the Bengal Educational Service as

Head Master of that school, for the period from the 3rd March to the 6th April 1924,
both days inclusive, vice Babu Chandra Kumar Ghosh, retired.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2016 Edn.—The 24th June 1924.—Rai Sahib Basanta Chandra Das, Head Master,

Barisal Zilla School, was allowed leave for the period from the
24th April 1924 to the 3rd May 1924 (both days inclusive), viz.,
leave on average pay for six days under rules 81 (b) (ii) and 82 (b) of the Fundamental
Rules, and leave on half average pay for the remaining period under rule 81 (d) of the
same rules, in combination with the summer vacation of the school for the period from
the 4th May to the 15th June 1924 under rule 82 (d) of those rules.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2017 Edn.—The 24th June 1924.—Babu Sudhansu Mohan Mitra, Assistant Head

Master, Barisal Zilla School, acted in the Bengal Educational
Service as Head Master of the same school for the period from
the 24th April 1924 to the 3rd May 1924 during the absence, on leave, of Rai Sahir
Basanta Chandra Das.

Minister in chargé : The Hon'ble Mr. A. K. Fazi-ui-Haq, M.A., B.L.

No. 2020 Edn.—The 23rd June 1924.—Babu Debendra Kumar Banarji, officiating Professor, Rajshahi College, in the Bengal Educational Service, is Rajshahi. Chittagong. appointed to act as Professor, Chittagong College, vice Dr. Surendra Nath Das Gupta, on deputation or until further orders.

No. 2021Edn.—The 23rd June 1924.—Babu Siva Sad Bhattacharjee, Lecturer, Rajshahi College, now officiating It turer, Presidency College, is appointed to act in the Bengal Educational Service as Professor, Rajshahi College, vice Babu Debendra Rumar Banarji, on deputation, or until further orders.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2032Edn.—The 23rd June 1924.—Babu Sasi Bhushan Chakravarti, District Inspector of Schools, Midnapore, now officiating District Inspector Aidnapore. of Schools, Howrah, is appointed to act, until further orders, as a Howrah. Burdwan Djvn. Second Inspector of Schools, Burdwan Division, with effect from the date on which he joins the appointment, vics Maulvi Alfaz-ud-din Ahmad, on deputation.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2037Edn.—The 1st July 1924.—The Government of Bengal (Ministry of Education) are pleased to appoint the following members to constitute Calcutta. the Governing Body of the Presidency College, Calcutta, for the academic year 1924-25 :-

... President. (1) The Director of Public Instruction, Bengal ... (2) Sir Deva Prosad Sarvadhikary, Kt., C.I.E. Vice-President.

(3) Nawabzada A. S. M. Latifar Rahman.

(4) Mr. C. C. Miller.

" Surendra Nath Mallik.

(6) Prof. S. P. Das ... | Kepresentatives of the College staff. (7) ,, R. C. Mahalanobis ... (8) ,, B. K. Sen (9) Shams-ul-Ulama Dr. Hedayat Hossain.

... Ex officio. (10) The Bursar of the Presidency College

(11) The Principal of the Presidency College ... Secretary (ex-officio).

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2039Edn.-The 28th June 1924.-Mr. H. E. Stapleton, Principal, Presidency College, Calcutta, is appointed to be a member and Secretary to the Committee appointed under resolution No. 3131Edn., dated the 15th October 1923, to advise Government on the future scope and staffing of the Presidency College, Calcutta, in place of Mr. W. C. Wordsworth.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2048 Edn.—The 27th June 1924.—Babu Rakhal Das Ghosh, Professor, Presidency College, Calcutta, is appointed to be a Professor, Krishnagar Calcutta. Nadia. College, with effect from the date on which he joins the appointment, vice Mr. Hiran Kumar Banarji, transferred.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2049Edn.—The 27th June 1924.—Mr. Hiran Kumar Banarji, Professor, Krishnagar College, is appointed to be a Professor, Presidency College, Calcutta, with effect from the date on which he joins the appoint-Nadia. Calcutta. ment, vice Babu Rakhal Das Ghosh, transferred.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2052Edn.—The 26th June 1924.—Babu Bepin Bihari Chatarji, Head Master, Baraset Government School, is allowed privilege leave on full pay for one month and five days, under articles 272 and 274 of the Civil Service Regulations, in combination with the summer vacation of the school from the 16th May to the 15th June 1924, under article 278 of those Regulations.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ui-Haq, M.A., B.L.

No. 2053Edn.—The 26th June 1924.—Babu Shibendra Nath Bhadra, Assistant Head Master, Baraset Government School, is appointed to act in the Bengal Educational Service as Head Master of the same school, with effect from the 16th June 1924, vice Babu Bepin Bihari Chatarji, on leave or until Iurther orders.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No 2056Edn.—The 27th June 1924.—Babu Jogendra Nath Bhattacharji, officiating Head Master, Hare School, is confirmed in the appointment, with effect from the 21st March 1924, vice Babu Harakanta Bose, retired.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2057Edn.—The 27th June 1924.—Babu Brahmakisore Mukharji, officiating Howran.

Howran. Head Master, Howrah Zilla School, is confirmed in the appointment, was fact from the 21st March 1924, vice Babu Jogendra Nath Bhattacharji, transferred.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2059 Edn.—The 27th June 1924.—Rai Rakhal Raj Biswas Bahadur, Vice-Principal, Krishnagar College, is appointed to act as Principal of that college, during the absence, on leave, of Mr. Egerton Smith, or profil further orders.

This cancels the orders in notification No. 1303Edn., dated the 9th April 1924.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ui-Haq, M.A., B.L.

No. 2060Edn.—The 27th June 1924.—Babu Rakhal Das Ghosh, Professor, Presidency College, Calcutta, in the Bengal Educational Service is appointed to act, until further orders, in the Indian Educational Service as Vice-Principal, Krishnagar College, with effect from the date on which he joins the appointment, vice Rai Rakhal Raj Biswas Bahadur, on deputation.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2063Edn.—The 25th June 1924.—Mr. Bijay Gopal Mukharji, Vice-Principal, Rajshahi College, is appointed to be a Professor, Presidency College, Calcutta, with effect from the date on which he joins the appointment, vice Mr. Manomohan Ghosh, deceased.

Ministor in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2065 Edn.--The 25lh June 1924.—Babu Krishna Chandra Bhattacharji,
Professor, Bethune College, in the Bengal Educational Service is
appointed to act, until further orders, in the Indian Educational
Service as Vice-Principal, Rajshahi College, with effect from the
date on which he joins the appointment, vice Mr. Bijay Gopal Mukharji, transferred.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2008 Edn.—The 25th June 1924.—Babu Bisweswar Datta, Professor, Rajshahi College, is appointed to act, until further orders, as a Professor, Bethune College, with effect from the date on which he joins the appointment, vice Babu Krishna Chandra Bhattacharji, on deputation.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2069 Edn.—The 25th June 1924.—Babu Surendra Nath Chakrabarti, Lecturer, Rajshahi College, in the Subordinate Educational Service is appointed to act, until further orders, in the Bengal Educational Service as a Professor in that college, vice Babu Bisweswar Datta, on deputation.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2150 Edn. -The 4th July 1924. -Babu Bejoy Chandra Sen, head master, Pe rojpur Government High School, is appointed to be head master, Khulna Zilla School, vice Babu Khirode Chandra Sen, under orders of retirement.

Minister in charge : The Honbie Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2151 Edn.—The 4th July 1924.—Babu Lalit Kumar Chakrabatti, assistant head master, Khulna Zilla School, now officiating head master, Sarlaai.

Sarlaai. Jhalakati Government High School, is appointed to act until further orders as head master, Pirojpur Government High School, vice Babu Bejoy Chandra Sen, transferred.

Minister in charge : The Hon'ble, Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2152Edn.—The 4th July 1924.—Babu Gopal Chandra Ghosh, assistant head master, Barrackpore Government High School, is appointed to act in the Bengal Educational Service as head master, Jhalakati Government High School, vice Babu Jyotish Chandra Mukharji, transferred, or until further orders.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2155 Edn.—The 4th July 1924.—Maulvi Abul Maqsud, assistant head master, Government Moslem High School, Dacca, is appointed to the Bengal Educational Service as head master, Government Moslem High Dacca. Chittagong. School, Chittagong, with effect from the date on which he takes over charge, vice Maulvi Mobarak Ali, resigned.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq., M. A., B.L.

No. 2158 Edn.—The 4th July 1924.—Mr. J. M. Bottomley, officiating Assistant

Director of Public Instruction, of Muhammadan Education, is appointed temporarily to act at Assistant Director of Public Instruction, Bengal, with effect from the date on which he takes over charge, vice Mr. E. F. Oaten, on deputation, and will continue to act as Principal, Calcutta Madrasah, in addition to his own duties, vice Mr. A. H. Harley, on leave, or until further orders.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq., M.A., B.L.

No. 2159 Edn.—The 4th July 1924.—Khan Bahadur Ahsanullah, Inspector of School Chittagong Division, is appointed temporarily to act as Assistants. Chittagong Divn. Calcutta. Director of Public Instruction for Muhammadan Education, Bengal, with effect from the date on which he joins the appointment, vice Mr. J. A. Taylor, retired.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 2165Edn.—The 29th June 1924.—Babu Dakshina Ranjan Das Gupta, assistant head master, Dinajpur Zilla School, acted in the Bengal Educa-. Dinajpur. tional Service as head master of the same school from the 25th September 1922 to the 12th December 1922 (both days inclusive), during the absence, on leave, of Babu Chandra Kanta Ghosh.

J. A. L. SWAN,

Secretary to the Government of Bengal.

MISCELLANEOUS.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1430 Mis .- The 1st July 1924 .- Babu Janaki Prasad Aich, Sadar Joint Sub-Registrar of Rangpur, is appointed temporarily to act as Sub-Rangpur. Maida. Registrar in charge of the Sadar Registration office at Malda.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1435 Mis.—The 4th July 1924.—Babu Kausik Lal Ray, Sadar Joint Sub-Registrar, Noakhali, was appointed temporarily to act as Sub-Registrar in charge of the Sadar Registration office at Noakhali, from the 10th to the 24th May 1924 (both days inclusive), during the absence, on leave, of Maulvi Muhammad Abdul Majid.

Minister in charge: The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1437 Mis. -- The 3rd July 1924. -- In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Qumaruz-Zaman to be a Muhammadan Registrar within police-station Budge-Budge in the district of the 24-Parganas.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq. M.A., B.L.

No. 1438 Mis. - The 3rd July 1924. - In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Parganas.

Bengal (Ministry of Education) are pleased to appoint Maulvi
Qumaruz-Zaman to be the Kazi for the celebration of marriages and the performance of
other rites and ceremonies within police-station Budge-Budge in the district of the 24-Parganas.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1441 Mis.—The 3rd July 1924.—In exercise of the power conferred by section 3 of the Bengal Muhammadan Marriages and Divorces Registration Act, 1876 (Bengal Act I of 1876), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Nur Ahmed to be a Muhammadan . Registrar within police-stations Tallygunge and Vishnupur, in the district of the 24-Parganas.

Minister in charge : The Hon'ble Mr. A. K. Fazi-ul-Haq, M.A., B.L.

No. 1442 Mis.—The 3rd July 1924.—In exercise of the power conferred by section 2 of the Kazis' Act, 1880 (Act XII of 1880), the Government of Bengal (Ministry of Education) are pleased to appoint Maulvi Nur Ahmed to be the Kazi for the celebration of marriages and the performance of other rites and ceremonies within police-stations Tallygunge and Vishnupur, in the district of the 24-Parganas.

J. A. L. SWAN,

Secretary to the Government of Bengal.

Orders by the inspector-General of Registration, Bengal.

No. 318.—The 28th June 1924.—Babu Ananga Mohan Ray. Sub-Registrar attached to Calcutta, is appointed to be Sub-Registrar of Panskura, in the district of Midnapore, with effect from the 10th May 1924, until further orders.

No. 319.—The 28th June 1924.—Maulvi Muhammad Munir, Probationary Sub-Registrar of Calcutta, is appointed to act until further orders as Sub-Registrar of Potashpur, in the district of Midnapore, with effect from the 13th June 1924.

No. 320.—The 28th June 1924.—Babu Bankim Chandra Chakrabatti, Sub-Registrar attached to Mymensingh, is allowed extraordinary leave without allowances for two months and fifteen days under rule 85 (a) of the Fundamental Rules in extension of the leave granted to him in this department notification No. 228, dated the 23rd May 1924.

No. 321.—The 28th June 1924.—Babu Gobinda Charan Samanta, Sub-Registrar attached to Hooghly, acted as Sub-Registrar of Manteswar, in the district of Burdwan, from the 14th October 1923, to the 18th February 1924 (both days inclusive.)

No. 322.—The 28th June 1924.—Maulvi A. F. M. Fazlul Karim, Sub-Registrar of Koterhat, in the district of Chittagong, is allowed leave on average pay for fifteen days (entire period being on account of privilege leave at his credit) under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 246, dated the 4th June 1924.

No. 323.—The 28th June 1924 -- Maulvi Anwar Ali, Sub-Registrar attached to Comilla, is allowed leave on average pay for one menth under rule 81 (b) (ii) of the Fundamental Rules, with effect from the afternoon of the 12th June 1924.

No. 324.—The 1st July 1924.—Maulvi Saiyid Muhammad Sajjad Sikandar Jah, Sub-Registrar attached to Rangpur, is appointed to act as Sub-Registrar of Chilmari in the same district, with effect from the afternoon of the 16th June 1924, vice Maulvi Sakhawat Ali, Sub-Registrar, on leave.

No. 325.—The 1st July 1924.—Babu Bibhuti Bhusan Chakrabutti, Sub-Registrar, is allowed extraordinary leave without allowances for six months under article 306 of the New Leave Rules in extension of the leave granted to him in this department notification No. 455 dated the 11th October 1923.

No. 326.—The 3rd July 1924.—Babu Surendra Nath Sen, Sub-Registrar of Eyarpur, in the district of the 24-Parganas, on leave, is appointed to be Sub-Pabna.

Registrar of Sthal in the district of Pabna.

This cancels this department notification No. 254, dated the 4th June 1924, appointing him to be Sub-Registrar of Kaliganj, in the district of Khulna.

No. 327.—The 3rd July 1924.—This department notification No. 286, dated the 16th June 1924, appointing Babu Kali Kumar Ain, Sub-Registrar, on leave, to be Sub-Registrar of Sthal, in the district of Pabna, is cancelled.

No. 328.—The 3rd Juty 1924.—Babu Pramatha Nath Das Gupta, Sub-Registrar of Joydebpur, in the district of Dacca, is allowed leave on average pay for three months under rule S1 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 143, dated the 28th March 1924.

No. 329.—The 3rd July 1924.—Babu Lalit Mohan Chatarji, Sub-Registrar of Nalhati, in the district of Birbhum, is allowed leave on average pay for seventeen days under rule 81 (b) (ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 236, dated the 29th May 1924.

No. 330.—The 3rd July 1924.—Maulvi Abdur Rashid, Sub-Registrar of Pirganj, in the district of Dinajpur, on leave, is appointed to be Sadar Joint Sub-Registrar of Rangpur.

No. 331.—The 5th July 1924.—Maulvi Hamiduddin Ahmad, Sub-Registrar, under orders of transfer to Kishoreganj, in the district of Rangpur, is allowed leave on average pay for fourteen days, under rule \$1 (b)(ii) of the Fundamental Rules, in extension of the leave granted to him in this department notification No. 250, dated the 4th June 1924.

No. 332.—The 5th July 1924.—Maulvi Hamiduddin Ahmad, Sub-Registrar, on leave, is appointed to be Sub-Registrar of Chanchal in the district of Malda.

This cancels this department notification No. 599, dated the 22nd December 1923, appointing him to be Sub-Registrar of Kishoreganj in the district of Rangpur.

A. ISLAM,

Inspector-General of Registration, Bengal.

COMMERCE DEPARTMENT.

NOTIFICATIONS.

No. 3426Com.—The 3rd July 1924.—In exercise of the power conferred by section 33 of the Workmen's Compensation Act, 1923 (VIII of 1923), the Governor in Council is pleased to make the following rules.

A. MARR,

Secretary to the Government of Bengal.

Two rupees.

One rupee.

CHAPTER I.

Fees.		
1. The following fees shall be payable in respect	of 1	proceedings under the Act:-
I. Applications for compensation:—		
 (a) Where compensation is claimed in the form recurring payments (b) Where compensation is claimed in the form 	•••	Eight annas.
a lump sum II. Applications for commutation :—	••• ,	One rupee where the sum does not exceed Rs. 500 plus one rupee for each additional sum of Rs. 500 or fraction thereof.
		Vicht annea
(a) By agreement between the parties(b) In all other cases	•••	Eight annas. Two rupees.
III. Applications for the deposit of compensation	ı :	
 (a) Under section 8 (1) of the Act (b) Under section 8 (2) of the Act (in respect) 	ot	Nil.
each person to whom compensation payable)		Eight annas.
IV. Applications for distribution by dependant	ıts	Eight annas for each depend- ant, subject to a maximum of rupees five.
V. Applications for review :		•
(a) Where the review claimed is the continuan increase, decrease or ending of half-month		•
payments	•••	Eight annas.

(b) Where the half-monthly payments are sought to be converted into a lump sum

(c) In all other cases

VI.	Applications for the	registration	of agreeme	nts :	
	Where the application agreement is sign	on or the m	e morandum		Nil.
(b)	In all other cases	•••	•••	•••	Eight annas.
VII.	Applications to sum	mon witnes	s:		
(a)	For the first witness	mentioned	in the appli	ca-	
, ,	tion	•••	•••	•••	Eight annas.
(4)	For every subsequer	ntess	•••	•••	Four annas.
	Applications for ir	•	on	•••	Three rupees.

IX. Applications for the recovery of compensation :--

(a) Under an order already passed by the Commissioner Eight annas.

(b) In all other cases The same fee as is payable on a similar application for compensation.

X. All applications not otherwise provided for Eight annas.

In the case of any application falling under head X of rule 1 the Commissioner

may, if he thinks fit, permit the application to be made without fee.

3. If in any case the Commissioner considers that he ought to pass orders granting relief of a different kind or to a different extent from that claimed by the applicant, and if the fee which would have been payable by the applicant on an application for the relief which the Commissioner considers to be due is greater than the fee which has actually been paid, the Commissioner may require the applicant to deposit fees to the extent of the difference.

CHAPTER II.

- 1. Where the Commissioner directs that any costs shall not follow the event, he shall state his reasons in writing.
 - 2. The costs which may be awarded shall include-
 - (a) the charges necessarily incurred on account of court-fees,
 - (b) the charges necessarily incurred on subsistence money to witnesses, and
 - (c) pleaders' fees on the scale prescribed in the following rule:-
- 3. In any proceeding involving an application for compensation in the form of a lump sum, an application for commutation or an application for indem ification, the fee allowed shall be Rs. 10, subject by special order of the Commissioner to diminution to a sum not less than Rs. 5 and to increase to a sum not more than Rs. 50, for each such proceeding. In all other applications the fee allowed shall be Rs. 5, subject to increase by special order to a sum not exceeding Rs. 20.
- 4. When a party engages more pleaders than one to conduct or defend a case, he shall be allowed one set of costs only.
- 5. When several defendants having substantially one defence to make employ several pleaders, they shall be allowed one set of costs only. In such cases it will be for the applicant, at the time of hearing, to ask for a direction of the Court that separate costs be not allowed.
- 6. When two or more defendants having separate substantial defences have engaged the services of one pleader, they shall be allowed separate sets of costs. In this case it will be for the defendants interested to apply at the hearing for separate costs.
- 7. When several defendants having separate defences are represented by separate pleaders, they shall be entitled to separate costs.

No. 3644 Com.--The 5th July 1934.-In exercise of the powers conferred by section 9 of the Indian Petroleum Act, 1899 (VIII of 1899), and with the previous sanction of the Governor-General in Council, the Governor in Council is pleased to make the following amendments in the rules regulating the importation, possession and transport of petro-leum in Bengal, published under the Government of Bengal, Marine Department, notification No. 143 Marine, dated the 30th November 1914, and subsequently amended:

Amendments.

In rules 3, 4 and 5 of Chapter II of Part II of the said rules, after the words "and its products " insert the words " or coal."

No. 3716 Com.—The 7th July 1924.—Mr. R. J. Browne, Electrical Adviser and Electric Inspector, Bengal and Assam, is granted an extension of leave on average pay for one month, under rule 81 (b) (i) of the Fundamental Rules, with effect from the 5th August, 1924, in continuation of the leave granted to him in this Department notification No. 2106Com., dated the 24th March, 1924.

A. MARR,

PUBLIC WORKS DEPARTMENT.

ESTABLISHMENT.

NOTIFICATIONS.

No. 27.—The 28th June 1924.—Babu Ram Chandra Ghose, Upper Subordinate, Hijli Division, is granted leave on average pay from 2nd to 19th May 1924, both days inclusive (whole period on account of privilege leave at his credit).

G. G. DEY, Chief Engineer, Bengal.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 28.—The 1st July 1924.—The Government of Bengal (Ministry of Agricult., and Public Works) are pleased to sanction the following redistribution of charges of the Burdwan and the Hijli Divisions of the Public Works Department in Bengal:-

I. The Burdwan Division with headquarters at Hooghly will comprise the

(i) Hooghly subdivision consisting of works in the

Hooghly district and 45 miles of Provincial Roads Hooghly. Burdwan. Birbhum. Bankura. (ii) Burdwan subdivision consisting of works in part of the Burdwan district and 51 miles of Provincial Roads, (iii) Asansol subdivision consisting of works in part of the Burdwan district with $55\frac{1}{2}$ miles of Provincial Roads and in the whole of the Birbhum district and (iv) Bankura subdivision consisting of works in the Bankura district and 58; miles of Provincial Roads.

II. The Hijli Division with headquarters now to be transferred from Hijli to Calcutta will comprise the (i) Berhampore subdivision consisting of works in the Murshidabad District, (ii) Calcutta. Murshidabad. Nadia. Midnapore. Krishnagar subdivision consisting of works in the Nadia district, (iii) Midnapore subdivision consisting of works in part of the Midnapore district and 60; miles of Provincial, Roads

and (iv) Kharagpur subdivision consisting of works in part of the Midnapore district and 52 miles of Provincial Roads.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 29 .- The 5th July 1924. - Babu Jogendra Kumar Guha, Assistant Engineer, Bakarganj Division, is granted, under article 81 (b) (ii) of the Fundamental Rules, leave on average pay for two months and twenty-four days, with effect from the 8th July 1924, or such subsequent date as he may avail himself of it.

G. G. DEY,

Secretary to the Government of Bengal.

IRRIGATION DEPARTMENT.

ESTABLISHMENT.

NOTIFICATIONS.

No. 28.—The 3rd July 1924.—Bengal Government, Irrigation Department, notification No. 26, dated the 13th June 1924, published at page 1130, Part I of the Calcutta Gazette of the 18th idem, posting Babu Anadi Nath Mitra, Executive Engineer, to the Cossye Division, is hereby cancelled.

No. 29.—The 3rd July 1924.—Babu Probhat Chandra Roy, Executive Engineerattached to the office of the Chief Engineer, Irrigation Department, is transferred in the interests of the public service to the Cossye Division, and is appointed to hold charge of the division until further orders.

No. 30.—The 4th July 1924.—Mr. S. C. Mazumder, Executive Engineer, Khulna Division, is granted leave on average pay for one month and nine days from the 11th February 1924 to the 19th March 1924 (of which seventeen days are on account of privilege leave at his credit), under article 81 (b) (i) of the Fundamental Rules.

C. Addams Williams, Secretary to the Government of Bengal.

DEPARTMENT OF AGRICULTURE AND INDUSTRIES.

INDUSTRIES.

NOTIFICATIONS.

The Charitable Endowments Act, 1890.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi.

No. 2936 .-- The 4th July 1924 .- In the matter of "Shibopada Rai Chaudhury of Chanchal Fund " for the education and maintenance of boys and girls of the Industrial Home and School for Blind Children in Calcutta. It is hereby notified that the Government of Bengal (Ministry of Agriculture and Public Works), in exercise of the powers conferred by sections 4 and 5 of the Charitable Endowments Act, 1890, and upon the application and with the concurrence of Raja Sarat Chandra Rai Chaudhury of Chanchal, doth hereby order and direct that the certificate of Government of India 31 per cent. Rupce Loan of 1842-43 for rupees one lakh the particulars of which are contained in the first schedule hereunder written shall as from the day of 7th June 1923 vest and be thenceforth vested in the Treasurer of Charitable Endowments for the territories subject to the Government of Bengal to be held by him and his successor (subject to the provisions of the said Charitable Endowments Act, 1890, and any rules from time to time framed thereunder by the Governor General in Council) upon trust to receive the interest of the said security when and as the same shall become due and payable and from time to time to apply the same in terms of the scheme set forth in the second schedule hereunder written for the creation of an endowment for the education and maintenance of the boys and girls of the Industrial Home and School for Blind Children in Calcutta. And it is hereby further notified that the said scheme shall come into operation on the vesting of the said security in the said Treasurer of Charitable Endowments.

The first schedule above referred to.

Certificate No. 741 of Calcutta for rupees one lakh of the inscribed stock (Book Debt) of the Government of India 31 per cent. Rupee Loan of 1842-43.

The second schedule above referred to.

1. The Endowment hereby created shall be called the "Shibopada Rai Chaudhury of Chanchal Fund" having for its object the education and maintenance of the boys and girls of the Industrial Home and School for Blind Children in Calcutta.

2. The Secretary for the time being to the Government of Bengal in the Department of Agriculture and Industries shall administer the Fund under section 5 (1) of Act VI of

1890.

3. The said Secretary shall appropriate and apply the interest of the said Fund, which shall be paid to him by the Treasurer of Charitable Endowments for the territories subject to the Government of Bengal as and when the same shall accrue due, towards payment in the manner hereinafter described of the cost of the education and the maintenance of boys and girls of the Industrial Home and School for Blind Children in Calcutta.

4. No portion of the corpus of the said Fund shall be applied for the aforesaid or any

other purpose whatever, but the said corpus shall remain intact.

5. The said Secretary shall from time to time remit or pay to the managing authorities of the said Industrial Home and School the income of the said Fund for expenditure by them in such manner and for such purposes as he may from time to time direct subject to clause 6 of this schedule and the receipt of the Secretary or Treasurer or other proper officer shall constitute a sufficient discharge for the same.

6. No part of the said Fund or the income thereof shall be invested in land or other immoveable property whether in connection with the said Industrial Home and School or not, or expended on the hire, repair or improvement of any immoveable property or

in litigation.

All persons to whom the expenditure of any income or funds is or may be delegated by the said Secretary shall keep and submit to the said Secretary proper accounts and vouchers of their receipts and expenditure showing the application of the said Fund which shall at all times be open to the inspection of the said Secretary or other officer of Government deputed by him and to the members of the donor's family.

8. The accounts of the Fund shall be audited by the Examiner of Local Accounts,

Bengal, or by any officer appointed by the Local Government for that purpose.

9. In the event of the said Industrial Home and School ceasing for any reason to be carried on or in the event of the termination of the connection of the Local Government with the said school the investments for the time being representing the said Fund shall revert to the donor or in case he shall be then dead to his heirs.

And the contract of the contra

EXCISE.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi.

No. 2873.—The 1st July 1924.—The order of the 7th June 1924, granting Maulvi Sultan Muhammad, Superintendent of Excise and Salt, Chittagong, Chitagong. leave on average pay for four months with effect from the 1st idem or any subsequent date, is hereby cancelled.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuznavi.

No. 2874.—The 1st July 1924:—Maulvi Sultan Muhammad, Superintendent of Excise and Salt, is posted to Jessore. Jessore.

G. S. Dutt,

Secretary to the Government of Bengal.

Orders by the Director of Agriculture, Bengal.

No. 9335.1.—The 2nd July 1924.—Babu Pramatha Nath Chakrabarty, District Agricultural Officer, 24-Parganas, is granted leave on average salary for four months (including privilege leave for two months and twenty-seven days at his credit), with effect from the 3rd May 1924, under rule 81 (b) (ii) of the Fundamental Rules.

No. 9336A .- The 2nd July 1924. - Babu Jnanendra Mohan Sen, late District Agricultural Officer, Bolpur, is appointed to act as District Agricultural Officer, 24-Parganas, during the absence, on leave, of Babu Pramatha Nath Chakrabarty, or until further orders.

No. 9535A .- The 5th July 1924.-Babu Gomaj Behari Basu, officiating District Agricultural Officer, Siliguri, is granted, under rule 2 of the subsidiary rules promulgated in the Government Order No. 19463F., dated the 23rd December 1921, leave on average salary for one month, with effect from the 7th June 1924.

No. 9538 A.—The 5th July 1924.—Maulvi Fakhrul Islam Wahed, officiating District Agricultural Officer, Feni, is granted leave on average salary for four days in continuation of the leave sanctioned in this office notification No. 7313, dated the 16th May 1924.

R. S. FINLOW. Director of Agriculture, Bengal (offg.).

Orders by the Registrar of Co-operative Societies, Bengal.

No. 6092.—The 2nd July 1924.—Whereas I am of opinion, as the result of an enquiry held into the constitution, working and financial condition of the Ramgarh Gramya Joutha Bank (registered No. 409 of 1919), in the district of the Midnapore, under subsection (1) of section 35 of the Co-operative Societies Act, II of 1912, that the society ought to be dissolved.

Now, therefore, in exercise of the power conferred by sub-section (1) of section 39 of the same Act, I hereby cancel the registration of the said society.

And further, in exercise of the power conferred by sub-section (1) of section 42 of the same Act, I hereby appoint the Inspector of Co-operative Societies, Tamluk, to be liquidator of the said society.

M. THORP,

Registrar of Co-operative Societies, Bengal.

Orders by the Commissioner of Excise and Sait, Bengal.

No. 7Exc.—The 2nd July 1924.—Babu Gajendra Nath Kar, Inspector of Excise and Salt, Burdwan, is allowed two months' extension of leave on average pay in continuation of the leave already granted to him in this office notification No. 2Exc., dated 23rd April

No. 8Exc.—The 7th July 1924.—Babu Dinesh Chandra Sen Gupta, Inspector of Excise and Salt, Calcutta, on temporary deputation to Naogaon, is posted to Midnapore.

2. Maulvi Tafazzal Hossain, Inspector of Excise and Salt, Midnapore, is transferred o Chittagong.

No. 9Exc.—The 7th July 1924.—Babu Sushil Chandra Gupta, Inspector of Excise and Salt, Hooghly, is allowed leave on average pay for three months, with effect from the date on which he is relieved.

And the second s

No. 10 Exc.—The 7th July 1924.—Babu Surendra Nath Ghosh, temporary Inspector of Excise and Salt, Midnapore, is transferred to Konnagore Distillery, in the district of

Hooghly.

2. Maulvi Amir Hossain, Inspector of Excise and Salt, Mymensingh, is posted to Midnapore, on the expiry of his feave.

J. C. PLATTS,

Commissioner of Excise and Salt, Bengal (offg.).

REVENUE DEPARTMENT.

LAND ACQUISITION.

NOTIFICATIONS.

No. 5935L.A.—The 1st July 1924.—Notification No. 2278 L.A., dated the 7th March 1924, published under section 4 of the Land Acquisition Act, I of 1894, at pages 570-571, Part I of the Calcutta Gazette of the 12th idem, in respect of the proposed acquisition of 1:35 acres of land required by the Baira • Union Board for a primary school at Baira in the village of Baira, pargana Saha-Uzial Tappeh Paril, district Dacca, is hereby cancelled.

No. 5972L.A.—The 5th July 1924.—Whereas it appears to the Governor in Council that land in the district of Burdwan is likely to be needed for a public purpose, viz., for the construction of a proposed diversion for approaches to the screw-pile bridge on the Konoor river, in mauza Koaldia and Malandighi from the 6th mile of the Adjoy Road, notice is hereby given to all whom it may concern that in exercise of the powers conferred by section 4 of the Land Acquisition Act, I of 1894, the Governor in Council has authorised the engineers of the District Board of Burdwan, for the time being engaged on this undertaking, to enter upon and survey land, and do all other acts required for the proper execution of their work as provided for or specified in the said section.

The general route to be taken for the survey will be from Koaldia to Malandighi. Any person interested in the above land, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Burdwan.

No. 5975L.A.—The 5th July 1924.—In exercise of the powers conferred by section 48 (1) of the Land Acquisition Act, I of 1894, the Governor in Council is pleased to withdraw from the acquisition a piece of land measuring 013 of an acre, bounded as described below, which was included in the area of 027 of an acre notified for acquisition under declaration No. 387 L.A., dated the 15th January 1923, published at page 80, Part I of the Calcutta Gazette of the 17th idem and required by the Chittagong Municipality for a lane from Khatungani to Asadgunj in the village of Patherghata, police-station Kotwali, district Chittagong—

BOUNDARIES.

North—By cadastral survey plot No. 386. East—By part of cadastral survey plots Nos. 388, 377 and 378. South-By Asadgunj Road. West-By acquired land.

No. 6085 L.A.—The 7th July 1924.—Whereas it appears to the Governor in Council that land is likely to be required to be taken by Government at the expense of the Sartiniketan International University a public purpose, viz., for agricultural and other educational purposes, in the villages (1) Ballabhpur (pargana Alinagar), (2) Krishnanagar or Surul (pargana Barbeksingh), (3) Shyambati (pargana Barbeksingh), and (4) Bolpur (pargana Sheopur), zilla Birbhum, it is hereby notified that for the above purpose four pieces of land altogether measuring, more or less, 721.93 acres, and bounded as described below:—

PLOT A:

In villages Ballabhpur (pargana Alinagar) and Krishnanagar or Surul (pargana Barbeksing), area 540.00 acres.

North—By zamindari khas patit land of Devendra Nath Sarkar and others,

PART I

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- East—By zamindari khas patit land of Rakhal Chandra Ghosh and others, paddy lands of Amulya Baniya, Jhyamra Majee, Chonua Majee, Narain Majee and Mathla Majee, zamindari khas patit land of common manager of Surul estate, paddy lands of Dudhu Majee, Mangla Majee, Samna Majee, Khepa Majee, Suchand Dome, Madhab Majee, Bejan Majee, Janga Majee, Ram Dhary Misra and Nando Mandal, garden of Kartik Chandra Sarkar and others and cultivated land of Dwarkanath Mukherjee,
- South—By garden of Kartik Chandra Sarkar and others, paddy lands of Mathan Sarkar, Nitya Ranjan Mudi, Jatin Mudi, Radha Mohan Mudi, Sripati Sen and Sati Adhikary, Sibattar land of public purposes, District Board road to Bolpur, District Board road to Santiniketan, garden of Annada Sarkar and others, garden of Bhudhar Chandra Sarkar and others, garden of Sumitra Bala Dasi, zamindari khas patit land of Provakar Mazumdar and others and cart track to Kasinagar,

West-By zamindari khas patit land of Devendra Nath Sarkar and others,

PLOT B:

In village Bolpur, pargana Sheopur, area 73:43 acres.

North-By patit land of Babu Rathindra Nath Tagore and cart track to Taltari,

East—By railway fencing of East Indian Railway, paddy land of Ananda Mohan Datta, zamindari khas patit land of Provakar Mazumdar and others and cultivated land of Beni Bangal,

South—By houses of Bepode Singh and others, zamindary khas patit land of Provakar Mazumdar, cart track to Bolpur and cultivated land of Ram Dewal Tewary,

West-By District Board road to Santiniketan,

PLOT C:

In village Shyambati, pargana Barbeksingh, area 66:00 acres.

North-By zamindari khas patit land of Rakhal Chandra Ghosh and others,

East-By District Board road from Bolpur to Goalpara,

South-By District Board road from Surul to Santiniketan,

West-By natural water passage to Goalpara,

PLOT D:

In village Shyambati, pargana Barbeksingh, area 42.50 acres.

North-By zamindari khas patit land of Rakhal Chandra Ghosh and others,

East-By East Indian Railway fencing,

South-By village road to railway fencing,

West—By village road to Taltari and patit lands of Babu Rathindra Nath
Tagore and Babu S. K. Mazumdar, and khas patit land of Rakhal
Chandra Ghose and others,

are likely to be required within the aforesaid villages of Ballabhpur, Krishnanagar o Surul, Shyambati and Bolpur.

This notification is made, under the provisions of section 4 of Act I of 1894, to al whom it may concern.

In exercise of the powers conferred by the aforesaid section, the Governor in Counci is pleased to authorise the officers for the time being engaged in the undertaking, with their servants and workmen, to enter upon and survey the lands and do all other act required or permitted by that section.

Any person interested in the above lands, who has any objection to the acquisition thereof, may, within thirty days of the publication of this notification, file an objection in writing before the Collector of Birbhum.

W. S. HOPKYNS,

DECLARATION.

No. 5928L.A.—The 1st July 1924.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the Dacca Municipality for a public purpose, viz., for Dumping Depot No. 43 in the mahalla of Manaharkhan Bazar, pargana Jahangirnagar, zilla Dacca, it is hereby declared that for the above purpose a piece of land measuring, more or less, 0.0076 of an acre, bounded on the-

North and West-By the remaining portion of the cadastral survey plot No. 111,

South--By the cadastral survey plot No. 112,

East-By the Municipal lane,

is required within the aforesaid mahalla of Manaharkhan Bazar.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Dacca.

W. S. HOPKYNS,

Secretary to the Government of Bengal (offg.).

DECLARATION.

No. 6022L.A.- The 7th July 1924.- Whereas it appears to the Governor in Counci that land is required to be taken by Government at the expense Dacca. of the Dacca Municipality for a public purpose, viz., for widening Sahazada Meah's lane in the town of Dacca, in the mahalla of Sachipandaripa, pargana Jahangirnagar, zilla Dacca, it is hereby declared that for the above purpose six pieces of land altogether measuring, more or less, '0444 of an acre, bounded on the-

BLOCK I:

North and East—By the remaining portion of the cadastral survey plot No. 74, South and West—By the Sahazada Meah's lane,

BLOCK II:

North and East—By the Sahazada Meah's lane, South and West—By the remaining portion of the cadastral survey plot No. 219,

BLOCK III:

North-By the remaining portions of the cadastral survey plots Nos. 222, 231 and 232,

East-By the municipal drain,

South-By the Sahazada Meah's lane,

West-By the remaining portions of the cadastral survey plots Nos. 222, 224, 230, 231 and 232,

BLOCK IV:

North and West-By the Sahazada Meah's lane,

East—By the municipal acquired land and remaining portion of the cadastral survey plot No. 270,

South-By the remaining portions of the cadastral survey plots Nos. 271 and 270,

BLOCK V:

North—By the remaining portions of the cadastral survey plots Nos. 233, 234, 235 and 240,

East and South—By the Sahazada Meah's lane and municipal drain,

West—By the remaining portions of the cadastral survey plots Nos. 233, 234, 235, 240, 239, 241, 244, 245 and 246,

BLOCK VI:

North and West—By the Sahazada Meah's lane, South and East—By the remaining portions of the cadastral survey plot No. 267.

re required within the aforesaid mahalla of Sachipandaripa.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all thom it may concern.

A plan of the land may be inspected in the office of the Collector of Dacca.

W. S. Hopkyns,

Secretary to the Government of Bengal (offg.).

DECLARATION.

No. 6032L.A — The 7th July 1924.—Whereas it appears to the Governor in Council that land is required to be taken by Government at the expense of the Dacca Municipality for a public purpose, viz., for dumping depôt No. 11 at Singtola, in the mahalla of Singtola, pargana Jahangirnagar, zilla Dacca, it is hereby declared that for the above purpose a piece of land measuring, more or less, 0072 of an acre, bounded on the-

North—By the cadastral survey plot No. 218, East—By the cadastral survey plot No. 202, South-By the remaining portion of the cadastral survey plot No. 135,

Wesi-By the Municipal passage,

is required within the aforesaid mahalla of Singtola.

This declaration is made, under the provisions of section 6 of Act I of 1894, to all whom it may concern.

A plan of the land may be inspected in the office of the Collector of Dacca.

W. S. HOPKYNS, Secretary to the Government of Bengal (offg.).

FORESTS,

NOTIFICATION.

No. 5921 For.—The 1st July 1924.—Mr. L. E. S. Teague, Deputy Conservator of Forests, is allowed leave on average pay under rule 81 (b) (i) of the Fundamental Rules for four months, with effect from the 2nd July 1924, or any subsequent date on which he may avail himself of it.

W. S. HOPKYNS,

Secretary to the Government of Bengal (offg.).

Orders by the inspector-General of Prisons, Bengal.

No. 10148, dated Calcutta, the 3rd July 1924.-Major A. Denham-White, I.M.S., made over medical charge of the Midnapore Central Jail to Dr. H. K. Dass on the afternoon of the 14th June 1924.

No. 10323, dated Calcutta, the 7th July 1924.—Dr. J. N. Chatterji made over charge of the Chittagong Jail to Major A. Denham White, I.M.S., on the forenoon of the 26th June 1924.

No. 10324, dated Calcutta, the 7th July 1924.—Lt.-Col. D. P. Goil, I.M.S., made over charge of the Howrah Jail to Dr. H. C. Sen on the forenoon of the 16th April 1924 and the latter made over charge of the Jail to Major T. L. Bomford, I.M.S., on the forenoon of the 1st May 1924.

W. G. HAMILTON, LT.-COL., I.M.S.,

Inspector-General of Prisons, Bengal (offg.).

LEGISLATIVE DEPARTMENT.

NOTIFICATION.

No. 1747L.—The 4th July 1924.—It is hereby notified, in pursuance of rule 14 (9) of the rules for the election and nomination of members to the Bengal Legislative Council, that Mr. B. E. G. Eddis nas been declared under rule 14 (2) of the aforsaid rules 40 have been duly elected by the Bengal Chamber of Commerce Constituency, to be a member of the Bengal Legislative Council.

J. BARTLEY,

Secretary to the Government of Bengal and Secretary to the Bengal Legislative Council (offg.). FF APP 100 speciment of the set o

BOARD OF REVENUE, BENGAL.

NOTIFICATION.

No. 3069C.P.—The 2nd July 1924.—In exercise of the powers conferred by clause 2 of section 8 of the Bengal Land Revenue (Assistant Collectors) Regulations, 1821 (IV of 1821), the Board of Revenue authorises Baba Nibaran Chandra Das Gupta, Sub-Deputy Collector, who has been placed on duty in connection with the maintenance for the purposes of section 158A of the Bengal Tenancy Act, 1885, of the record-of-rights of the estate of Maharaja Kshaunish Chandra Roy Bahadur of Krishnagar in the district of Nadia to exercise and perform within the local limits of the said estate any of the powers and duties vested in the Collectors of Land Revenue under any enactment in force therein for the purpose of the said work of maintenance of the record-of-rights.

H. Philpot, Secretary to the Board of Revenue, Bengal.

Orders by the Deputy Accountant-General, Bengal.

IT is notified for the information of the Treasury Officers that the Refund Bo bearing Nos. 101 to 200 (both inclusive) in pink colour is being used in the office of t Income-Tax Officer, Miscellaneous Salaries Circle, Calcutta, from the 14th June 1924.

P. B. Das,

Deputy Accountant-General, Bengal.

CALCUTTA, the 26th May 1921.

SHERIFF'S OFFICE, THE 2nd JULY 1924.

NOTICE is hereby given that the Fourth Criminal Sessions of the year 1924 of the High Court of Judicature at Fort William in Bengal for the Town of Calcutta and Factory of Fort William, and the places subordinate thereto, will be held at the Court House, in the Town of Calcutta, on Monday, the twenty-eighth day of July next, at 11 o'clock in the forenoon and thenceforward from day to day until the said Sessions be over. And it is hereby proclaimed that all persons who are to prosecute any of the prisoners to be brought up for trial at the said Sessions be present then and there to prosecute.

W. L. CAREY, Sheriff.

সরিক আফিস সন ১৯২৪ সাল তারিথ ২রা জুলাই।

সকলকে সমাচার দেওয়। খাইভেছে যে স্থবে বাঙ্গালার ফোর্ট উইলিরম ছর্গের অধীন সহর কলিকাভার ও অন্তান্ত হানের কৌজদারী বিচার নিম্পত্তা জ্বন্ত আগামী সন ১৯২৪ সালের ২৮শে জুলাই সোমবার বেলা ১১ ঘটকার সময় এবং যে পর্যান্ত সেশিয়ানের কার্য্য শেষ না হয় প্রতিদিন উক্ত সময়ে কলিকাভার হাইফোর্টের আপন আদালত ঘরে দন ১৯২৪ সালের চতুর্থ ক্রিমিনেল সেশিয়ান বসিবেক এবং এভদ্বারা প্রচার করা যাইভেছে যে, যে সকল ব্যক্তিকোন কয়েদির বিরুদ্ধে ফৌজদারী মিছিল করিবেক তাহারা উক্ত স্থানে উক্ত সময়ে হাজির থাকিয়া মোকদ্দমা করে, ইতি।—

ডব্লিউ, এল, কারি,

সরিফ।

HIGH COURT NOTICES.

It is ordered that the following rules to be numbered 4A and 4B be added to the rules in Chapter XXI and the rules to be numbered 8A and 8B be added to the rules in Chapter XXX and the rules to be numbered 33A and 33B be added to the rules XXXI

and the rules to be numbered 18A and 18B be added to the rules in Chapter XXXV of "The Rules of the High Court, 1914" with effect from the 1st August 1924:—

Chapter XXI.

4A. If the security mentioned in rule 4 be furnished by the Receiver by his executing a bond with a surety or sureties (including in the latter term a guarantee society) the surety or sureties shall be entitled, by an application, to bring to the notice of the Court any act, omission or neglect of any duty cast on him by law on the part of the Receiver or any other circumstances which would entitle the surety or sureties to be discharged from the obligation created by such bond and the Court may thereupon make such order and on such terms as it may think fit. Such application may be made on summons to a Judge in Chamber.

4B. The surety or sureties mentioned in rule 4A shall be entitled to notice of any application to the Court on the part of the Receiver or any other party interested, relating to any property in the management or under the control of the Receiver which may affect the risk undertaken by the surety or sureties under the security bond furnished by the Receiver, and the Court upon hearing the said surety or sureties may make such order as to his or their costs of appearance on such application, as to it may seem fit. No order passed on any such application shall, however, be vitiated by any irregularity in or failure to effect service of the notice herein mentioned.

Chapter XXX.

8A. If the security mentioned in rule 8 be furnished by the guardian by his executing a bond with a surety or sureties (including in the latter term a guarantee society) the surety or sureties shall be entitled, by an application, to bring to the notice of the Court any act, omission or neglect of any duty cast on him by law on the part of the guardian or any other circumstances which would entitle the surety or sureties to be discharged from the obligation created by such bond and the Court may thereupon make such order and on such terms as it may think fit. Such application may be made on summons to a Judge in Chamber.

8B. The surety or sureties mentioned in rule 8A shall be entitled to notice of any application to the Court on the part of the guardian or any other party interested, relating to any property in the management or under the control of the guardian which may affect the fisk undertaken by the surety or sureties under the security bond furnished by the guardian, and the Court upon hearing the said surety or sureties may make such order as to his or their costs of appearance on such application, as to it may seem fit. No order passed on any such application shall, however, be vitiated by any irregularity in or failure to effect service of the notice herein mentioned.

Chapter XXXI.

33A. If the security mentioned in rule 33 be furnished by the Official Liquidator by his executing a bond with a surety or sureties (including in the latter term a guarantee society) the surety or sureties shall be entitled, by an application, to bring to the notice of the Court any act, omission or neglect of any duty east on him by law on the part of the Official Liquidator or any other circumstances which would entitle the surety or sureties to be discharged from the obligation created by such bond, and the Court may thereupon make such order and on such terms as it may think fit. Such application may be made on summons to a Judge in Chamber.

33B. The surety or sureties mentioned in rule 33A shall be entitled to notice of any application to the Court on the part of the Official Liquidator or any other party interested elating to any property in the management or under the control of the Official Liquidator which may affect the risk undertaken by the surety or sureties under the security bond arnished by the Official Liquidator, and the Court upon hearing the said surety or sureties may make such order as to his or their costs of appearance on such application, as to it may seem fit. No order passed on any such application shall, however, be vitiated by any rregularity in or failure to effect service of the notice herein mentioned.

Chapter XXXV.

18A. If the security mentioned in rule 15 be furnished by the Administrator by his executing a bond with a surety or sureties (including in the latter term a guarantee society) the surety or sureties shall be entitled, by an application, to bring to the notice of the Court any act, omission or neglect of any duty cast on him by law on the part of the Administrator or any other circumstances which would entitle the surety or sureties to be discharged from the obligation created by such bond, and the Court may thereupon make such order and on such terms as it may think fit. Such application may be made on summons to a Judge in Chamber.

18B. The surety or sureties mentioned in rule 18A shall be entitled to notice of any application to the Court on the part of the Administrator or any other party interested relating to any property in the management or under the control of the Administrator which may affect the risk undertaken by the surety or sureties under the security bond furnished by the Administrator, and the Court upon hearing the said surety or sureties may make such order as to his or their costs of appearance on such application, as to it may seem fit. No order passed on any such application shall, however, be vitiated by any irregularity in or failure to effect, service of the notice herein mentioned.

L. SANDERSON.

N. R. CHATTERJI.

H. WALMSLEY.

W. E GREAVES.

B. B. NEWBOULD.

C. C. GHOSE.

Z. SUHRAWARDY.

H. G. PEARSON.

B. B. GHOSE.

ARTHUR PAGE.

M. N. MUKERJEE.

A. T. CHOTZNER.

T. THORNHILL.

H. P. DUVAL.

J. F. GRAHAM.

D. N. CHAKRAVARTI.

ENGLISH DEPARTMENT-CRIMINAL.

The 3rd July 1924.

No. 7793G.—The following amendment in the High Court's General Rules and Circular Orders, Criminal, is published for general information.

By order of the High Court,

J. D. V. Hodge,

Registrar.

In the rule published under the notification No. 3836G, of the 22nd March 1924, at pages 692-693, Part I of the Calcutta Gazette, dated the 26th idem, for the form described as Criminal Process No. 47 I in item IX, substitute the following:—

CRIMINAL PROCESS No. 47 I.

Bond for appearance of offender released pending realisation of fine.

NO. XXXVII A, SCHEDULE V, ACT V, 1898.

(Section 388 of the Criminal Procedure Cole.)

Whereas I, 1 () inhabitant of 2 () have been sentenced o pay a fine of Rs. and in default of payment thereof to undergo imprisonment; and whereas the Court has been pleased to order my release on ondition of my executing a bond for my appearance on the following date, 3 namely:—

I hereby bind myself to appear before the Court of at o'clock on the following date, a namely:—

and, in case of making default herein, I bind myself to forfeit to His Majesty the King-Emperor of India, the sum of rupees

(Signature.)

Dated this

1

4	•	(do hereby declare 5			
suret	for the	abovename	d that he will appear			
before the	Court of	on the following	date, ³ namel y :—			
and, in case	e of his making	default therein 4	bind			
		to forfeit to His Majesty t	he King, Emperor of India, the sum			
of Rupees	•					
			(Signature:)			
Dated this	day of	<i>19</i> .				
			Proposition and the second sec			

ORDERS BY THE COMMISSIONERS OF DIVISIONS.

NOTIFICATION.

No. 579 R.G.—Maulvi Siddiq Ghuiam Rahman Khan, Sub-Deputy Collector Jhenidah, Jessore, is allowed leave on average pay, under article 81 (b) (ii) of the Fundamental Rules, for four days from the 20th to the 23rd March 1924.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 24th June 1924.

NOTIFICATION.

No. 3269J.—Babu Narendra Nath Das Gupta, Sub-Deputy Collector, on probation, Barisal, in the district of Bakarganj, is allowed leave, with effect from the 2nd June 1924, or any subsequent date from which he may avail himself of it, for one month, of which sixteen days shall be on average pay under rule 81 (b) (ii), and the remaining period on half average pay under rule 81 (d) of the Fundamental Rules, read with the Local Government's ruling 2 on article 104 (b) of those rules.

A. H. CLAYTON, Commissioner (offg.).

PACCA DIVN., DACCA, the 27th June 1924.

NOTIFICATION.

7. No. 3284J.—Babu Ananta Kumar Malakar, Sub-Deputy Collector and Circle Officer, & leave, is posted temporarily to the headquarters station of the Dacca district on eneral duty.

A. H. CLAYTON, Commissioner (offg.).

DACCA DIVN., DACCA, the 28th June 1924.

NOTIFICATION.

No. 3295J.—Babu Purnendu Nath Guha, Sub-Deputy Collector, on probation, who has been transferred to this division in Government notification No. 6748A., dated the 22nd May 1924, is posted to the headquarters station of the Mymensingh district.

A. H. CLAYTON, Commissioner (offg.).

, DACCA DIVN., DACCA, the 28th June 1924.

The state of the s

No. 2429J.—Maulvi Zillur Rahman, Sub-Deputy Collector, Balurghat, in the district of Dinajpur, is allowed leave on average pay for six weeks (of which one month and one day are on account of privilege leave at his credit) under article $81\ (b)\ (ii)$ of the Fundamental Rules, with effect from the date on which he may be relieved.

 \mathcal{O}

W. A. MARR, Commissioner (offg.).

RAJSHAHI DIVN., JALPAIGURI, the 28th June 1924.

NOTIFICATION.

No. 2132J.—Babu Profulla Kumar Mondal, Sub-Deputy Collector, Rajshahi, is owed leave on average pay for twelve days under article 81 (b) (ii) of the Fundamental les, with effect from the 9th June 1924.

W. A. MARR, Commissioner (offy.).

RAJSHAHI DIVN., JALPAIGURI, the 28th June 1924.

NOTIFICATION.

No. 2065.J.G.—Babu Amulya Krishna Dutt, Sub-Deputy Magistrate, and 2nd Officer, Vishnapur, in the district of Bankura, is transferred temporarily to the headquarters station of the same district.

J. N. GUPTA, Commissioner.

BURDWAN DIVN., CHINSURA, the 26th June 1924.

NOTIFICATION.

No. 2069J.G.—Babu Naresh Chandra Datta, probationery Sub-Deputy Magistrate, Bankura, is transferred temporarily to the Vishnupur subdivision of the same district, vice Babu Amulya Krishna Dutt, Sub-Deputy Magistrate, transferred.

J. N. GUPTA, Commissioner.

BURDWAN DIVN., CHINSURA, the 26th June 1924.

NOTIFICATION.

No. 3342J.—Babu Satyendra Nath Banerjee, Sub-Deputy Collector, on probation, is posted to Madaripur, on general duty, on being relieved of his duties as Circle Officer, Palong, in the Madaripur subdivision of the Faridpur district.

A. H. CLAYTON, Commissioner (offg.).

DACCA DIVN., DACCA, the 1st July 1924.

NOTIFICATION.

No. 3347J. Babu Jatindra Kumar Mazumdar, Sub-Deputy Collector, on probation, aridpur, is re-appointed as Circle Officer, Palong, in the Madaripur subdivision of that istrict.

A. H. CLAYTON, Commissioner (offg.).

ACCA DIVN., DACCA, the 1st July 1924.

NOTIFICATION.

No. 3357.1.—Babu Narendra Nath Das Gupta, Sub-Deputy Collector, on probation, Barisal, in the district of Bakarganj, is transferred to the headquarters station of the Mymensingh district.

A. H. CLAYTON, Commissioner (offg.).

DACCA DIVN., DACCA, the 3rd July 1924.

No. 3382/, .- The following Sub-Deputy Collectors and Circle Officers are placed in charge of the circles noted against their names: --

Babu Birendra Nath Bose

Sadar Circle, Sadar South subdivision, Mymonsingh district.

Babu Charu Chandra Ray

Gaffargaon Circle, Sadar South subdivision, Mymensingh district.

A. H. CLAYTON, Commissioner (offy.).

DACCA DIVN., DACCA, the 3rd July 1924.

NOTIFICATION.

(1

No. 33006.—Babu Jatindra Mohan Das, Sub-Deputy Collector, Noakhali, is allowed leave on average pay for six weeks under proviso to article 81 (b) (ii) of the Fundamental Rules, with effect from the 16th June 1924.

A. W. Cook, Commissioner (offg.).

CHITTAGONG DIVN., CHITTAGONG, the 3rd July 1924.

NOTIFICATION.

No. 3304G .- Babu Kshitinath Ghosh, Sub-Deputy Collector and Khas Mahal Officer, Noakhali, is allowed leave on average pay for thirty days, under article 81 (b) (ii) of the Fundamental Rules, with effect from the 21st June 1924.

A. W. COOK, Commissioner (offg.).

CHITTAGONG DIVN., CHITTAGONG, the 3rd July 1924.

NOTIFICATION.

No. 3433J. - Maulvi Mirza Muhammad Abdul Aziz, Sub-Deputy Collector and Khas Mahal Circle Officer, Amtoli, in the district of Bakarganj, is allowed leave for one month under article 81 (b) (ii) of the Fundamental Rules, with effect from the 26th June 1524.

A. H. CLAYTON, Commissioner (offg.).

DACCA DIVN., DACCA, the 5th July 1924.

NOTIFICATION.

No. 319 J.G.—In exercise of the powers conferred on me under Rule 63(1) of the Jail Code, I appoint the following members of Council to be non-official visitors of the Alipore Central Jail in the district of the 24-Parganas:-

1. Babu Surendra Nath Roy, M.L.C.

2. Dr. Abdulla-al-Mamun Suhrawardy, M.L.C.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 27th June 1924

NOTIFICATION.

No. 323J.G.-In exercise of the powers conferred on me under Rule 63 (2) of the Jail Code, I appoint the following gentlemen to be non-official visitors of the Alipore Central Jail in the district of the 24 Parganas for a period of two years with effect from the date of this notification :--

- Mi. I. J. Cohen, Babu Jogendra Nath Ghose,
- " Surendra Nath Law,
- 4. Mr. R. H. M. Rustomji,
- " R. D. Mehta,
- 6. Maulvi Syed Md. Masih.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 27th June 1924.

No. 19M.—It is hereby notified for general information that at the by-election held on the 19th April 1924, in Ward No. 1 of the Murshidabad Municipality, in the district of Murshidabad, Babu Sital Prasad Bhakat has been duly elected to be a Commissioner for that ward in place of Babu Shib Das Mukherjee, deceased.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 1st July 1924.

NOTIFICATION.

No. 3291 J.—It is hereby notified for general information that at a general election old on the 20th May 1924, the following gentlemen were duly elected to be Commissioners of the Sherpur Municipality in the district of Mymensingh for the several wards mentioned against their names:—

Ward No. I.

Babu Woomesh Chandra Roy. " Hemanta *alias* Kiran Chandra Chowdhuri.

Ward No. 11.

Babu Satindra Kumar Choudhuri, "Satyendra Mohan Choudhuri. Ward No. III.

Babu Ganga Charan Maitra. ,, Sailendra Kumar Cho udhuri.

Ward No. IV.

Khandaker Abdul Latit, Munshi Apsarali.

A. II. CLAYTON, Commissioner (offg.).

DACCA DIVN., DACCA, the 28th June 1924.

NOTIFICATION.

It is hereby notified for general information that under rule 32 of the Election Rules framed under section 138 (a) of the Bengal Local Self-Government Act, III(B.C.) of 1885, the 9th August 1924 is fixed for holding bye-election of a member for the Arambagh Local Board in the district of Hooghly for Group No. 4 of Arambagh thana to fill up the vacancy caused by the death of Babu Naba Gopal Bose.

S. N. Roy, Magistrate of Hooghly.

CHINSURA, the 26th June 1924.

NOTIFICATION.

No. 35L.S-G.—It is hereby notified for general information that, under section the Bengal Local Self-Government Act, III (B.C.) of 1885, as amended, read paragraph 2 of the Government notification No. 2756L.S.-G., dated the 7th December 1. the following gentlemen have been duly elected to be members of the Subharara union committee in the Narail subdivision of the Jessore district:—

Ward No. I.

Ward No. II.

- 1. Maulvi Moksadali Khondakar.
- 2. Babu Kshitis Chandra Bose.
- 3. , Judhisthir Chandra Nandi.
- 2. The elections in Wards Nos. III, IV and V having failed, I, in exercise of the power conferred on me by section 40 of the Bengal Local Self-Government Act, appoint the following gentlemen to be members of the aforesaid three wards:—
 - Munshi Kayem Molla.
 - 2. Babu Haran Chandra Biswas.
 - 3. Maulvi Abdul Rahaman.

- 3. In exercise of the power conferred on me by paragraph 2 of the above quoted notification, issued under section 41 of the Bengal Local Self-Government Act, as amended, I also appoint the following gentlemen to be members of the aforesaid union committee:—
 - 1. Pandit Durga Das. Chakravarti.
 - 2. Babu Bisweswar Chakravarti.
 - 3. Munshi Gopal Mondal.

K. C. DE, Commissioner.

PRESY. DIVN., CALCUTTA, the 28th June 1924.

NOTIFICATION.

No. 1344L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 39 of the rules for the election and appointment of members of union boards, etc., Babu Bhupendra Kumar Mazumdar has been appointed by the District Magistrate of Howrah to be a member of the Sikrahati union board in Jagatballuvpur police-station in the Sadar subdivision of the district of Howrah, vice Babu Satya Prasanna Singha, Aleceased.

J. N. GUPTA, Commissioner.

BURDWAN DIVN., CHINSURA, the 30th June 1924.

NOTIFICATION.

No. 1347L.S.-(I.—It is hereby notified for general information that, under section 13 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 38 of the rules for election and appointment of members of union boards, etc., Babu Bijoy Pada Chaudhury has been duly elected to be a member for ward No. I of the Amadpur union board in Memari police-station in the Sadar subdivision of the district of Burdwan, vice Babu Surendra Nath Mukherjee, resigned.

J. N. GUPTA, Commissioner.

BURDWAN DIVN., CHINSURA, the 30th June 1924.

NOTIFICATION.

No. 1350 L.S.-G.—It is hereby notified for general information that, under section 13 of the Bengal Villago Self-Government Act, 1919 (Bengal Act V of 1919), read with rule 38 of the rules for election and appointment of members of union boards, etc., Babu Basanta Kumar Maitra has been duly elected to be a member for ward No. II of the Ulkunda union board in Moureswar police-station in the Rampurhat subdivision of the district of Birbhum, vice Babu Harish Chandra Roy Chowdhury, deceased.

J. N. Gupta, Commissioner.

BURDWAN DIVN., CHINSURA, the 30th June 1924.

NOTIFICATION.

23.3851G.—It is hereby notified for general information that, under sub-section (3) is the Bengal Village Self-Government Act, 1919 (Act V of 1919), the District track of Tippera has appointed Babu Kamini Kumar Deba Nath to be a member of Barail union board, in place of Babu Sasanka Sekhar Bhattacharjee, resigned.

A. W. Cook, Commissioner (offg.).

CHITTAGONG DIVN., CHITTAGONG, the 2nd July 1924.

NOTIFICATION.

No. 3416J.—It is hereby notified for general information that under section 13 of the Bengal Village Self-Government Act V of 1919, Munshi Kadir Sarkar has been elected to be a member of the Mograpara union board, in Baiderbazar police-station, in the Narayanganj subdivision of the district of Dacca, vice Babu Surja Kumar De, removed.

A. H. CLAYTON, Commissioner (ofig.).

DACCA DIVN., DACCA, the 4th July 1924.

No. 8853G.—It is hereby notified for general information that under sub-section (3) of section 6 of the Bengal Village Self-Government Act, 1919 (Act V of 1919), the District Marketate of Tippera has appointed Munshi Dud Mia Shikdar to be a member of the Barkanda union board, police-station Daudkandi in the district of Tippera in place of Sadat Ali Mea, deceased.

A. W. COOK, Commissioner (offg.

CHITTAGONG DIVN., CHITTAGONG, the 5th July 1924.

ERRATUM.

No. 1338 L.S.-G.—In paragraph 3 of this office notification No. 156L S.-G., dated the 8th February 1924, published at pages 335 and 336, Part I of the Catculta Gazette of the 20th idem for "No. 1 Babu Atul Chandra Ghosh" and "No. 3 Munshi Abdul Barik" appointed as members of the Bhangamora union board, read "No. 1 Babu Atul Krishna Ghose" and "No. 3 Munshi Abdul Pari."

J. N. GUPTA, Commissioner

BURDWAN DIVN., CHINSURA, the 26th June 1924.

ERRATUM.

No. 3442J.- In paragraph 2 of this office notification No. 1231J., dated the 5th March 1924, at page 596 of Part I of the Calcutta Gazette of the 12th idem, publishing the names of the appointed members under section 6(4) of the Bengal Village-Self-Government Act (V of 1919) of certain union boards in the district of Faridpur for "4. Maulvi Abdul Wahed Chaudhuri" and "2 Maulvi Asiraddin Molla" against the Hamirdi and Gatti union boards, respectively, read "4. Maulvi Abdul Wadud Choudhury" and "2. Maulvi Asimaddi Molla".

A. H. CLAYTON, Commissioner (offg.).

DACCA DIVN., DACCA, the 5th July 1924.

NOTIFICATION. .

No. 3430J.—In paragraph 2 of this office notification No. 2782J., of the 29th May 1921, at page 1130 of Part I of the Calcutta Guzette, dated the 4th June 1921, publishing the names of the appointed members of certain union boards, in the district of Faridpur for "Munshi Saber Molla" against the Korakdi union board read "Munshi Goher Molla."

A. H. CLAYTON, Commissioner (affg.).

DACCA DIVN., DACCA, the 5th July 1924.

NOTICE.

Bengal National Chamber of Commerce Constituency of the Bengal Legislative Council.

MR. AMULYA DHONE ADDY, who was a candidate for bye-election from the Bengal National Chamber of Commerce Constituency of the Bengal Legislative Council but was not declared elected, lodged on the 2nd July 1924, with the undersigned the return of his election expenses together with declarations under sub-rule (3) of rule 19 of the Bengal Electoral Rules. The return and the declarations can be inspected at the office of the undersigned at 233, Old China Bazar Street, Calcutta, on the 11th July 1924 between 2 and 3 P.M. on payment of a fee of Re. 1 and copies of such returns can be had on payment of a fee of Rs. 2 each.

N. C. SIRCAR, Vice-President

and Returning Officer.

CALCUTTA, the 2nd July 1924.

NOTICE.

It is hereby notified for general information that Mr. C. R. Das, a duly elected member from the South Midnapore non-Muhammadan constituency, has lodged with a continuous that June 1924, a return of election expense in the prescribed form duly and by him and accompanied by his declaration as laid down in rule 19 of the Bengal Electoral Rules.

Kir Any person desiring to inspect the return may do so on payment of a fee of rupee one only between 11 A.M. and 5 P.M. in the Midnapore Collector.

A. N. CHATTERJEE,

The state of the s

for Additional District Magistrate and Returning Officer of the South Midnapore non-Muhammadan Constituency.

MIDNAPORE, the 3rd July 1924.



The Calcutta Gazette

WEDNESDAY, JULY 16, 1924.

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PART I.

Orders and Notifications by the Governor of Bengal, the Government of Bengal, the High Court, Government Treasury, etc.

ORDERS BY HIS EXCELLENCY THE GOVERNOR OF BENGAL.

Tour Programme of

HIS EXCELLENCY THE GOVERNOR OF BENGAL

during July 1924.

Hours.	•	
3-30 P.M. Arrive	Gopalganj.	,
5-0 A.M. Leave G	opalganj.	,
3-0 P.M. Arrive M	Ladaripur.	
E	3-30 P.M. Arrive 6-6-0 A.M. Leave G	3-30 P.M. Arrive Gopalganj. 6-0 A.M. Leave Gopalganj.

THE CALCUTTA GAZETTE, JULY 16, 1924.

		Calcutta time.	Station.	
• •	_	Hours.	<u> </u>	
July.		Hours.		
17th, Thursday	•••	7-0 Р.М.	Leave Madaripur.	,
18th, Friday	•••	9-30 A.M. (Dacca time.)	Arrive Dacca.	
V			<u>{</u>	

NOTE .- (1) The party accompanying His Excellency will be-

The Countess of Lytton.

Lady Hermione Bulwer-Lytton.

Miss Lafone.

Mr. H. R. Wilkinson, I.C.S., Private Secretary.

Major H. G. Benton, Military Secretary (offg.).

Major E. H. V. Hodge, I.M.S., Surgeon.

Captain S. B. Horn, M.C., Aide-de-Camp.

Captain H. Bruce Johnstone, Aide-de-Camp.

Captain R. A. deSalis, 'Aide-de-Camp.

Captain A. G. L. Maclean, Aide-de-Camp.

- (2) All letters and telegrams for the party should be addressed to Governor's Camp, Bengal, without the addition of the name of any post town.
- (3 All arrivals and departures will be private.
- (1) The above timings are approximate.

H. G. BENTON, MAJOR,

Military Secretary to

H. E. the Governor of Bengal (offg.).

FOVERNMENT HOUSE, CALCUTTA, the 5th July 1924.

۱

ORDERS BY THE GOVERNMENT OF BENGAL.

No. 8404A.

APPOINTMENTS AND TRANSFERS.

GENERAL.—No. 8250 A.—The 9th July 1924.—Babu Ashutosh Datta, Deputy Magistrate and Deputy Collector, Tamluk, Midnapore, is transferred to the headquarters station of the Birbhum district.

No. 8252A.—The 9th July 1924.—Babu Digendra Nath Shaha, Deputy Magistrate and Deputy Collector, Jamalpur, Mymensingh, is appointed to have charge of the Tamluk subdivision of the Midnapore district.

No. 8255A.—The 9th July 1924.—Babu Jogesh Chandra Sen, Deputy Magistrate and Deputy Collector, Mymensingh, is transferred to the Jamalpur subdivision of that district.

1828° 4.—The 9th July 1924.—Babu Sukumar Chatarji, M.B.E., Deputy Magis trate and Deputy Collector, Birbhum, is appointed to have charg of the Sadar subdivision of that district.

'8332A.—The 10th July 1924.—Babu Ratan Lal Das Gupta, Sub-Deputy Collector on leave, is posted to the Dacca Division.

No. 8387A.—The 19th July 1924.—Mr. Iradatulla, officiating District and Session Judge, Bankura, is appointed substantively to be a District and Sessions Judge, with effect from the 16th June 1924, vic Kr. Kedar Nath Chaudhuri, retired.

No. 8368A.—The 12th July 1924.—Maulvi Quamaruddin Muhammad, Deputy Magistrate and Deputy Collector, Dinajpur, is transferred to the headquarters station of the Jos-ore district.

The second secon

No. 8371A.—The 12th July 1924.—The orders of the 1st July J.4, transferring Maulvi Muhammad Hedayat Ali, Deputy Magistrate and Deputy Collector, Dinajpur, to the headquarters station of the Jessore district, are cancelled.

o. 8380A.—The 12th July 1924.—Babu Satish Chandra Ghosh, Deputy Magistrate and Deputy Collector, on leave, is posted to the headquarters station of the Bankura district. This cancels the orders 26th Ma... h 1924 posting him to the headquarters station of the station of the headquarters are not the headquarters and the headquarters are not the headqu

**No. 8384A.—The 12th July 1924.—Babu Sisir Kumar Gupta, B.A., son of the late Babu Hari Charan Gupta, is appointed to be a Deputy Magistrate and Deputy Collector, on probation; and posted to the headquarters station of the Bankura district.

No. 8388A.—The 12th July 1924.—Babu Anubhuti Bhattacharji, x son of the late Pandit Hrishikesh Shastri, is appointed to be Sub-Deputy Collector, on probation, and posted to the headque station of the Midnapore district.

POLICE.--No. 8169.1.—The 7th July 1924.—Babu Mahendra Nath Sinha, in Institute of the Calcutta Police, is appointed to act as an Assistan missioner of Police, Calcutta, during the absence, on leave, of Mr. R. N. Robertson, or until further orders.

No. 8173.1.—The 7th July 1924.—Babu Narain Chandra Cha rji, an Inspector of the Calcutta Police, is appointed to act as an Assistant Commissioner of Police, Calcutta, with effect from the 26th May 1924, during the absence, on leave, of Babu Nalini Nath Sen, or until further orders.

No. 8306 A.—The 9th July 1921.—Mr. C. Weale, Probationary Askstant Superintendent of Police, Rajshahi, is transferred to the Brahmanberia subdivision of the Tippera district and is appointed to have charge of the police work of that subdivision.

LEAVE.

GENERAL.—No. 8186 A.—The 7th July 1924.—Mr. J. D. Okell, I.C.s., has been granted by the High Commissioner for India an extension of leave on medical certificate for three months.

No. 8184A.—The 7th July 1924.—Nawabzada Saiyid Ali Ashraf, Deputy Magistrate and Deputy Collector, Bakarganj, is allowed leave on average pay for fifteen days, under article 81 (b) (ii) of the Fundamental Rules with effect from the date on which he may avail himself of it.

No. 8314A.—The 10th July 1924.—Babu Keshab Chandra Banarji, Sub-Collector, is allowed leave for one month, under article 81 (d) of the Fundamental is in extension of the leave granted to him under the orders of the 22nd May 1924.

No. 8353A.—The '1th July 1924.—Maulvi Shamsul Abedin, Sub-Deputy Collec allowed leave on average pay for two months and seven days (of which one mon sixteen days are on account of privilege leave at his credit), under article 81 '1 the Fundamental Rules, with effect from the 25th July 1924, or any subservhich he may be relieved of his settlement duty.

No. 8359A.—The 11th July 1924.—Babu Harendra Kumar Ghosh, 5 -Deputy Collector, is allowed leave on average pay for one month (entirely on account of ivilege leave at his credit), under article 81 (b) (ii) of the Fundamental Rules, with e. from the 25th July 1924, or any subsequent date on which he may be relieved of his settlement.

No. 8366A.—The 11th July 1924.—Mr. A. J. W. Harris, Deputy Magistrate and Deputy Collector, is granted leave on average pay for four months, under provise to article 81 (b) (ii) of the Fundamental Rules and note thereun ler, in extension of the leave granted to him under the orders of the 5th November 1923.

No. 8394 A.—The 14th July 1924.—Babu Haripada Ray, Sub-Deputy Collector, is allowed leave on average pay for three months, under proviso to article 81 (b) (ii) of the Fundamental Rules, with effect from the date on which he availed himself of it.

No. 8395 At. The 14th July 1924.—Mr. J. A. Milligan, I.C.S., is allowed leave for the ty-eight months, viz., leave on average pay for eight months (including one month five days on account of privilege leave at his credit), under rule 81 (b) (i) of the Fundatal Rules, with effect from the date on which he may avail himself of it, and leaverage pay for the remaining period under rule 81 (d) of those rules.

POLICE. No. 8167A.—The 7th July 1924.—Mr. R. N. Robertson, Assistant Comsioner of Police, Calcutta, is allowed leave on average pay eight months, under the proviso to article 81 (b) (ii) of the Functal Rules, with effect from the 1st June 1924.

No. 8171A.—The 7th July 1924.—Babu Nalini Nath Sen, Assistant Commissioner.
Police, Calcutta, is allowed leave on average pay for four months, under the proviso to article 81 (b) (ii) of the Fundamental Rules, effect from the 26th May 1924.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offg.).

POLITICAL DEPARTMENT.

Orders by the Governor in Council.

No. 67812 The 12th July 1924.—In exercise of the power conferred by section 3 (1) of the Cantonnews Act, 1924 (II of 1924), and with the previous sanction of the Governor General in Confed and Governor in Council is pleased to declare that the Cantonment of Buxa Duar shaft cease to be a Cantonment.

No. 6782P.—The 12th July 1924.—In exercise of the power conferred by section 3 (1) of the Cantonments Act, 1924 (II of 1924), and with the previous sanction of the Governor General in Council, the Governor in Council is pleased to declare that the Cantonment of Dacca shall cease to be a Cantonment.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offy.)

POLICE DEPARTMENT.

NOTIFICATIONS.

o. 19181'l.—The 10th July 1924.—Whereas the Governor in Council has reason to believe that the members of a gang of burglars and dacoits, ordinarily residing in the jurisdiction of police-station Netrokona, of Mymensingh, and commonly known as the Medni gang, are addicted to natic commission of non-bailable offences:

ore, the Governor in Council, in exercise of the power conferred by section are Criminal Tribes Act, 1924 (Act VI of 1924), hereby declares the said gang to be a similar tribe for the purposes of that Act.

Mymensingh.

of the Criminal Tribes Act, 1924 (Act VI of 1924), the Governor in Council hereby directs that every registered member of the Medni gang, which has been declared by notification No. 1918Pl., dated the 10th July 1924, to be a criminal tribe, shall, in the prescribed manner, report himself at fixed intervals and notify his place of residence and any change or intended change of residence and any absence or intended absence from his residence.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offg.).

THE CALCUTTA GAZETTE, JULY 16, 1924.

Orders by the Commissioner of Police, Calcutte

Bengal Act IV of 1866), the Commissioner of Police, Calcutta, with the sanction of the Governor in Council, hereby makes the following rule for the of regulating traffic in Bow Bazar Street, Calcutta:—

Bowbazar Street.

No bullock or buffalo carts shall be allowed to proceed along Bowbazar Street during nours 8-30 A.M. to 10-30 A.M. and 5 P.M. to 6-30 P.M.

C. A. TEGART,

Commissioner of Police, Ca.

The 9th July 1924.

JUDICIAL DEPARTMENT.

No. 8405A.

POWERS.

No. 8238 A. --The 8th July 1921. — Maulvi Khundkar Ali "Krishnagar, Nadia, is vested with powand 190 (1)(c) of the Code of Criminal F

Magistrate, ns 110, 143

No. 8335 A.—The 10th July 1924.—Maulvi Muhammad Ibrahim, Sub-Deputy Magistrate, Barrackpore, 24-Parganas, is vested with the power to try summarily the offences mentioned in section 260 of the Code of Criminal Procedure.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offy.).

APPOINTMENTS AND TRANSFERS.

No. 5702J.—The 9th July 1924.—In exercise of the powers conferred by jetical 15 and the proviso to section 357 of the Code of Criminal Procedure, 1835 (Acc 898), the Governor in Council is pleased—

- (a) to confer upon Khan Sahib Saiyid Reazuddin Kazi the powers of a Magi of the second class, in the district of Ropera.

 period of three years from the 27th a respect to such cases as may be made over to him within the liminal said district,
- (b) to direct that he shall, in addition to sitting singly, sit as a memo of the Sadar bench in the said district, and
- (c) to direct him to take down evidence in the English language.

70. 5710J.—The 9th July 1924.—In exercise of the powers conferred by sections 14 _5 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council bleased—

- (a) to confer upon Babu Kedar Nath Banarji the powers of a Magistrate of the third class, in the district of the 24-Parganas, for a period of three years from the 14th July 1924, and
- (b) to direct him to sit as a member of the Baranagore bench in the said district.

No. 57. The 9th July 1924.—In exercise of the powers conferred by sections for and 15 and the Twise to section 357 of the Code of Criminal Procedure, 1898 (Act V 1898), the Government of Council is pleased—

(a) to confer apon Babu Kshetra Mohan Banarji the powers of a Magistrate the third class, in the district of Hoop of period of three years from the 18th July 1924,

(b) to direct him to sit as a member of the Champdany bench in the said dh.

(a) to direct him to take down evidence in the English language.

No. 5753J.—The 9th July 1924.—In exercise of the powers conferred by sections. and 15 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Coul is pleased-

(a) to confer upon Babu Nibaran Chandra Mukharji the powers of a Magistrate of the third class, in the district of Hooghly, for a period of three years from the 18th July 1924 Hooghly. et ft. and

d e ect him to sit as a member of the Champdany bench in the said d'

th July 1924.—Mr. E. H. Keays, Additions Chief Presidency Magistrate, Calcutta, is appointed too, on leave, of Mr. T. J. Y. gistrate, Calcutta, during the urther orders.

 $\mathbf{\Lambda}'$ and 15 and th 1898Y the 🐔

... exercise of the powers conferred by sections 14 ection 357 of the Code of Criminal Procedure, 1898 (Act V of ncil is pleased-

n Babu Chandra Mohan Das the powers of a Magistrate of the second class, in the district of Malda, for a period of three years from the 3rd August 1924 in respect to such t, The made over to him within the limits of the said district;

(b) to the Gotshall, in addition to sitting singly, sit as a member of the Saft raise to be the said district, and

(c) to direct nimes, ke down evidence in the English language.

LEAVE.

No. 5798J.—The 1st July 1924.—Babu Shashi Shekhar Ghosh, munsif of Kurigram, in the district of Rangpur, is allowed ordinary furlough from the 6th to the 23rd July 1924 (both days inclusive), under article 325 of the Civil Service Regulations (new) in extension of the leave granted to him under the orders of the 2nd May 1924.

No. 5799J.—The 2nd July 1924.—Babu Jogindra Kumar De, munsif of Contai, in the district of Midnapore, is allowed leave for eleven days from the Mid apore 1st July 1924, viz., leave on average pay for seven days under) (ii) and 82 (b) of the Fundamental Rules and leave on half average pay for .rtic/ g period under article 81 (d) of those rules.

RESIGNATION.

55759J.—The 9th July 1924.—The Governor in Council is pleased to accept the resignation tendered by Babu Harendra Lal Ray of his appointahl. ment as an Honorary Magistrate of the Naogaon bench, in the

POWERS.

oviso to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898) ! Ad the. be Gor r in Council is pleased-

1. 4(1) to confer upon Kshitindra Deb Roy Mahasay the powers of a Magistrate of the second class, in the district of Hooghly for a perick Hooghly. of three years from the date of this notification, in respect to such cases as may be made over to him sitting at Bansbana within the limits of the Sadar subdivision of the said district, and (b) to direct him to take down evidence in the English language.

He is also vested with the power to take cognizance under section 190 (1) (a) and (b) f the Code of Criminal Procedure, of offences under section 34 of Act V of 1861 arising rithin the limits of the Bansbaria Municipality in that district.

The state of the s

7). 5794J.—The 7th July 1924.—In exercise of the powers conferred (4) of section 18 of the Code of Criminal Procedure. (B) (Act V of 1898), the Governor in Council is pleased to point Maulvi region Khan, Presidency Magistrate, Calcutta, to act as Second and Additional wy Magistrate, Calcutta, during the absence, on deputation, of Mr. E. H. until further orders. He is also authorised to exercise during this period the powers of a Chief Presidency Magistrate:—

- 1) under sections 124 and 125, Criminal Procedure Code, to release prison-bound down, to reduce mounts of security and number of sureties, and to cancel bonds.
- 2) under section 144, Criminal Procedure Code, to issue injunctions,
- 3) under section 192, Criminal Procedure Code, to transfer cases,
- '(4) under section 476, Criminal Procedure Code, to entertain complaints made by other courts in certain cases requiring such complaints under section 195, Criminal Procedure Code,
- (5) under section 514, clause (3), to endorse warrants of attachment of per his jurisdiction,
- (6) under section 528 to withdraw cases.

H. C. LIDDEL

Secretary to the Government

NOTIFICATIONS.

No. 5745J.—The 9th July 1924.—In exercise of the power confidence.

the Bengal Village Self-Government Act, 1919 (and 1919), the Governor in Council is pleased Heramba Lal Majumdar, a member of the Bejgaon union board in todivision, district Dacca, to be, during his term of office as such much the union bench within the jurisdiction of the said union board, for section.

65 of V of Pabu subaber of /s of that

No. 5746J.—The 9th July 1924.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Babu Heramba Lal Majumdar, a member of the Bejgaon union board in the Munshiganj subdivision, district Dacca, to be, during his term of office as such member, a member of the union court within the jurisdiction of the said union board, for the purposes of that section.

H. C. LIDDELL,

Secretary to the Government of Bengal (offg.).

LOCAL SELF-GOVERNMENT DEPARTMENT.

NOTIFICATIONS.

Minister in charge : The Hon'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi.

No. 3226M.—The 7th July 1924.—The following draft of an order which the Goment of Bengal (Ministry of Local Self-Government) make under section 241 (4) of the Bengal Municipal American Bengal Act III of 1884), is published for the information of persons likely to be aftereby.

The draft will be taken into consideration on the 15th August 1924, and an objection or suggestion which may be received by the undersigned through the District te before that date will be duly considered:—

Draft order.

exercise of the powers conferred by sub-section (4) of section 241 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and at the request of the Commissioners of the Barisal Municipality in the district of Bakarganj, made at a meeting, the Government of Bengal (Ministry of Local Self-Government) are pleased to extend section 241 of the said Act to the said municipality.

Minister ហ៊ុ ្សា 🏒 ា : The Hon'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi. Ao. 32 onth-The 8th July 1924. In exercise of the power conferred by sub-section 2000 u 24-Parganas (2) of section 9A of the Bengal Municipal Act, 1884 (Bengal A. III of 1884), the Government of Bengal (Ministry of Locale) n' _ Government) are pleased to include within the Bhatpara Municipality in ' the 21-Parganas a local area, viz., village Sundia and portions of villages 'Inni-Chak-modlajore which is contiguous to the municipality and the boundaries of vi --: wolled below :--Narth-By lands appertaining to Kankinara mauza and the Kantadanga ros to Poontoo Saik's mango garden;

Eist.—By the lands appertaining to mauzas Thirpara and Chak-moolajore; South-By the lands appertaining to mauzas Athpore and Chak-moolajore West-By lands appertaining to mauzas Jagatdal and Kankinara. The houndaries of the Bhatpara Municipality after the inclusion of the said ้งส :---The Muktearpur khal; -Land appertaining to mauzas Madral, Fingapara, Thirpara, Pakimarabeel, Chak-moolajore, Bidyadhorpur, Rahuta and Gurdaha; Nimtalah Ghât Road at Moolajore and crossing railway level crossng gate No. 23, the Shamnagore feeder road and Kongachi Garh; er Hooghly. - Yon'ble Hadji Mr. Abdul Karim Abu Ahmed Khanga by clause (xviii) A July 1924 .- In exercise of the power Act, 1923 (Bengal Act III of section 177 of the Calcutta mendation of the Corporation of Cal-Calcu of Renew (Ministry of Local Self-Government) hereby declare gon of Calcutta at I.P.M., for the cost of which the Corporation ne gan of Calcutta at I.P.M., for the cost of the public. cutta, natter likely to promote the convenience of the public. that th slesire.) ton'ble Hadji Mr. Abdul Karlm Abu Ahmed Khan Ghuznavi. De7th July 1924.—The Commissioners of the Chittagong Muni-Minister pality, in the district of Chittagong, having recommended that to local areas, which are contiguous to the manicipality and No.Chittagong: 4in.3 the boundaries of which are hereinafter described, should be included within the municipality, the Government of Bengal (Ministry of Local Self-Government) are pleased in exercise of the powers conferred by clause (c) of section 9 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884) to declare their intention to give effect to that recommendation. The areas which are situated to the north-west and south-west of the municipality are bounded as follows:--PLOT No. 1. North-The Khoolsi road. East-The present boundary. West-A line drawn from the junction of the Khoolsi and Golpahar roads to the South-Pahartali road. present boundary on the Chandmari road, thence to the high level reservoir and thence to the present boundary on the Pahartali road. PLOT No. 2. North-The Agrabad road from the present boundary to the northern extremity of the land acquired for the railway tank; thence a line drawn to the Mohesh Khal at the northern boundary of the land occupied by the Burmah Oil Company's Factory. Ecot -- The present boundary. The Karnafully river. ..., csl-The Mohesh Khal. The boundaries of the Chittagong Municipality after the inclusion of the a vill be as follows:--North -Tippera Pass road, Golpahar road, Katalganj road and Shaik Ave 1 Khan's lane including an extended line of the lastmentioned rine of a due east direction to high water mark of the east bankduly vixed ?

East-High flood water mark of the east bank of the Chaktai Khal to a pe t 190 feet north of the Korbanigunj foot-bridge from where the line is 250 feet to a point where it meets the Chaktai lane from where the line is 450 feet to a point on the south bank of the Rajakhali river from where the line is 700 feet from the present high water mark of the east bank of the Chaktai Khal.

THE CALCUTTA GAZETTE, JULY 16, 1924.

Orders by the Commissioner of Police, Calcutta.

of the powers conferred by clause (b) of section 62 (1) of the Calcutta ays, at (Bengal Act IV of 1866), the Commissioner of Police Calcutta, with the sanction of the Governor in Council, hereby makes the following rule for the e of regulating traffic in Bow Bazar Street, Calcutta:—

Bowbazur Street.

o bullock or buffalo carts shall be allowed to proceed along Bowbazar Street during to flours 8-30 a.m. to 10-30 a.m. and 5 p.m. to 6-30 p.m.

C: A. TEGART Commissioner of Police, Jak

The 9th July 1924. .

JUDICIAL DEPARTMENT.

No. 8105A.

POWERS.

No. 8238 A.—The 8th July 1921.—Maulvi Khundkar Ali T Krishnagar, Nadia, is vested with power and 190 (1)(c) of the Code of Criminal P

Aagistrate, ins 110, 143

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No. 8335A.—The 10th July 1924.—Maulvi Muhammad Ibrahim, Sub-Deputy Magistrate, Barrackpore, 24-Parganas, is vested with the power to try summarily the offences mentioned in section 260 of the Code of Criminal Procedure.

A. N. MOBERLY,

Chief Secretary to the Government of Bengal (offy.).

APPOINTMENTS AND TRANSFERS.

No. 5702J.—The 9th July 1924.—In exercise of the powers conferred by stio and 15 and the provise to section 357 of the Code of Criminal Procedure, 185... (Act 1898), the Governor in Council is pleased—

- (a) to confer upon Khan Sahib Saiyid Reazuddin Kazi the powers of a Median Sahib Saiyid Reazuddin Kazi the powers of a Median Saiyid Reazuddin Reazuddi
- (b) to direct that he shall, in addition to sitting singly, sit as a membe. If the Sadar bench in the said district, and
- (c) to direct him to take down evidence in the English language.
- o. 5710J.—The 9th July 1924.—In exercise of the powers conferred by sections 14 10 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Council pleased—
 - (a) to confer upon Babu Kedar Nath Banarji the powers of a Magistrate of the third class, in the district of the 24-Parganas, for a period of three years from the 14th July 1924, and
 - (b) to direct him to sit as a member of the Baranagore bench in the said district.

Minister The 9th July 1924.—In exercise of the powers conferred by sections 1 at The 1898 (Act V 2 1898), the (Xinth or in Council is pleased— T-1-4the Canth or in Council is pleased—

(4) to confer upon Babu Kshetra Mohan Banarji the powers of a of Logal the third class, in the district of Hopely.

period of three years from the 18th J period of three years from the 18th July Filed beloud for the control of the Champdany bench in Filed beloud for the Figlish language.

and 15 of the Code of Criminal Procedure, 1898 (Act V of 1898), the Governor in Co is pleased-

to confer upon Babu Nibaran Chandra Mukharji the powers of a Magistrat. The homography of the third class, in the district of Hooghly, for The HoHooghly. a period of three years from the 18th July 1924,

yand Rirect him to sit as a member of the Champdany bench in the said district.

> 7th July 1924.—Mr. E. H. Keays, Additional Chief Presidency Magistrate, Calcutta, is appointed to act as Chief Presidency Magistrate, Calcutta, during the absence, on leave, of Mr. T. J. Y. il further orders.

No 5842. 1 and 15 a 1898) 6

4h July 1924 .-- In exercise of the powers conferred by sections 14 section 357 of the Code of Criminal Procedure, 1898 (Act V of rouncil is pleased—

upon Babu Chandra Mohan Das the powers of a Magistrate of the second class, in the district of Malda, for a period of 12. three years from the 3rd August 1924 in respect to such et, 1 ha be made over to him within the limits of the said district; the Got be made over to him within the limits of the said district, and the limits of the said district, and take down evidence in the English language.

(c) to direct min

LEAVE.

No. 5798J .- The 1st July 1924 .- Babu Shashi Shekhar Ghosh, munsif of Kurigram, in the district of Rangpur, is allowed ordinary furlough from the Rangpur. 6th to the 23rd July 1924 (both days inclusive), under article 325 of the Civil Service Regulations (new) in extension of the leave granted to him under the orders of the 2nd May 1924.

No. 5799J.—The 2nd July 1924.—Babu Jogindra Kumar De, munsif of Contai, in the district of Midnapore, is allowed leave for eleven days from the dnapore. 1st July 1924, viz., leave on average pay for seven days under '(b) (ii) and 82 (b) of the Fundamental Rules and leave on half average pay for ring period under article 81 (d) of those rules.

RESIGNATION.

70. 5759J.—The 9th July 1924.—The Governor in Council is pleased to accept the resignation tendered by Babu Harendra Lal Ray of his appoint-', shahl. ment as an Honorary Magistrate of the Naogaon bench, in the nahi.

POWERS.

749J.—The 9th July 1924.—In exercise of the powers conferred by section 14 provise to section 357 of the Code of Criminal Procedure, 1898 (Act V of 1898), ...rnor in Council is pleased-

(a) to confer upon Kshitindra Deb Roy Mahasay the powers of a Magistrate of $^{11}_{62}$ second class, in the district of Hooghly for a define of three years from the date of this notificationly respect to such cases as may be made over to him sitting at Bankixed within the limits of the Sadar subdivision of the said district, and

(b) to direct him to take down evidence in the English language.

He is also vested with the power to take cognizance under section 190 (1) (a) and (b) or the Code of Criminal Procedure, of offences under section 34 of Act V of 1861 arising within the limits of the Bansbaria Municipality in that district.

.... J.-The 7th July 1924.-In exercise of the powers conferr (4) of section 18 of the Code of Criminal Procedu 898 Calcutte of 1898), the Governor in Council is pleas a wapp " wan Khan, Presidency Magistrate, Calcutta, to act as Secon kncy Magistrate, Calcutta, during the absence, on depr r until further orders. He is also authorised to exercis ... ig powers of a Chief Presidency Magistrate:-

- (1) under sections 124 and 125, Criminal Procedure Code, to . bound down, to reduce amounts of security and number of st cancel bonds,
- (2) under section 144, Criminal Procedure Code, to issue injunctions
 (3) under section 192, Criminal Procedure Code, to transfer cases,
- (4) under section 476, Criminal Procedure Code, to entertain complai other courts in certain cases requiring such complaints unde Criminal Procedure Code,
- (5) under section 514, clause (3), to endorse warrants of attachment of his jurisdiction,
- (6) under section 528 to withdraw cases.

H. C. LIDI

Secretary to the Governn.

NOTIFICATIONS.

No. 5745J.—The 9th July 1924.—In exercise of the power comes the Bengal Village Self-Government Act, 1919 Dacca. 1919), the Governor in Council is pleas Heramba Lal Majumdar, a member of the Bejgaon union board i division, district Dacca, to be, during his term of office as such the union bench within the jurisdiction of the said union board section.

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No. 5746J.—The 9th July 1924.—In exercise of the power conferred by section 73 of the Bengal Village Self-Government Act, 1919 (Bengal Act V of 1919), the Governor in Council is pleased to appoint Babu Heramba Lal Majumdar, a member of the Bejgaon union board in the Munshiganj subdivision, district Dacca, to be, during his term of office as such member, a member of the union court within the jurisdiction of the said union board, for the purposes of that section.

H. C. LIDDELL,

Secretary to the Government of Bengal (offg.).

LOCAL SELF-GOVERNMENT DEPARTMENT.

NOTIFICATIONS.

Minister in charge: The Hon'ble Hadji Mr. Abdul Karim Abu Ahmed Khan Ghuzna

No. 3226M.—The 7th July 1924.—The following draft of an order which he ment of Bengal (Ministry of Local Self-Governmen make under section 241 (4) of the Bengal Municipal A Bakarganj. 1884 (Bengal Act III of 1884), is published for the information of persons likely to be -cted thereby.

2. The draft will be taken into consideration on the 15th August 1924, and tior or suggestion which may be received by the undersigned through the Dist. ... nte before that date will be duly considered :-

Draft order.

In exercise of the powers conferred by sub-section (4) of section 241 of the Bengal Municipal Act, 1884 (Bengal Act III of 1884), and at the request of the Commissioners of the Barisal Municipality in the district of Bakarganj, made at a meeting, the Government of Bengal (Ministry of Local Self-Government) are pleased to extend section 241 of the said Act to the said municipality.